#### ERRATUM

In Ministry of Labour and Employment, notification No. 6(6)/60-PFII. dated 18th April, 1963, published in the Gazette of India, Part II—Section 3(i), dated 27th April, 1963 as G.S.R. 726, the following correction is to be made:—

Page 850, 9th line of the notification-

for ' "24 (1)"

read ' "24A (1)'

# MINISTRY OF INFORMATION AND BROADCASTING

New Delhi, the 16th May 1963

G.S.R. 881/CIS.—In pursuance of rule 4(b) of the Central Information Service Rules, 1959, the Central Government as the result of the review undertaken, hereby, fixes the authorised permanent strength of each grade of the Central Information Service as on 1st March, 1962, as under:— Grade

Senior Administrative Grade Junior Administrative Grade.	Permanent strength
(Senior Scale)	The contract of the contract o
(Junior Scale) Grade I	6
Grade I data and Hada the struct and sample	14.11 Feb 6
Grade II	51 )
Add leave and deputation reserve	52
the total Authorised Permanent strength in Cl Grades.)	ass I
TOTAL—Grade II	76
Grade III	olde <del>per -</del>
Grade IV	81
Add leave and deputation reserve	144
acputation reserve	28 5
TOTAL—Grade IV	172
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	No. F. 2/10/61-CIS.]
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R. K. GOVIL, Under Secy.

### New Delhi, the 18th May 1963

G.S.R. 882.—In exercise of the powers conferred by section 8 of the Cinematograph Act 1952 (37 of 1952), the Central Government hereby makes the following further to amend the Cinematograph (Censorship) Rules, 1958, namely:—

1. These rules may be called Cinematograph (Censorship) Amendment Rules.

2. In the Cinematograph (Censorship) Rules, 1958, for rule 25 the following rule shall be substituted, namely:—

"25. Revising Committee.—(1) On receipt of the record referred to in rule 23, the Chairman may, of his own motion or on the request of the applicant, refer it to a Revising Committee constituted by him for the purpose.

- (2) The Revising Committee shall, subject to sub-rule (5), consist of the Chairman and not more than nine members, being members of the Board or members of any of the Advisory Panels, to be specified by the Chairman.
- (3) The Chairman or, in his absence, a member of the Board nominated by the Chairman shall preside at every meeting of the Revising Committee.
- (4) The Regional Officer of the Centre where the application was received under rule 22 may be invited to attend any meeting of a Revising Committee and participate in proceedings thereof but he shall have no right to vote thereat.
- (5) No member of the Advisory Panel who has been a member of the Examining Committee for any film shall be a member of the Revising Committee in respect of the same film.
- (6) The Revising Committee shall examine the film at such time and at such place as the Chairman may determine and if the examination be at the request of the applicant, at the latter's expense.
- (7) For the purpose of examination of the film by a Revising Committee under sub-rule (6), the applicant may be required to furnish twenty-five typed or printed copies of the synopsis of the film and of the full text of the songs, if any:
  - Provided that in the case of film in a language other than English or an Indian language, the applicant shall furnish twenty-five typed or printed copies of the translation in English or Hindi of the synopsis and of the full text of songs, if any:
  - Provided further that in the case of a film referred to in the preceding proviso the Chairman may direct the applicant to furnish also twenty-five typed or printed copies of the translation in English or Hindi of the full text of the dialogues, speeches or commentary:
    - Provided also that where the Chairman is satisfied that the applicant is not able to furnish the documents specified in this sub-rule for reasons beyond his control, the Chairman may direct that the submission of such documents may be dispensed with.
- (8) Immediately after the examination of the film by the Revising Committee the opinion of the members attending the examination shall be recorded in duplicate stating, with regard to each member, the particulars specified in sub-rule (3) of rule 23.
- (9) One copy of the record prepared under sub-rule (8) shall be sent to the Chairman forthwith.
  - (10) The quorum of a Revising Committee shall be five.
- (11) The decision of a Revising Committee shall be that of the majority of the members attending the examination of the film and, in the event of an equality of votes, the presiding officer shall have a second or casting vote.
- (12) On receipt of the record under sub-rule (9) the Chairman shall take of authorise the Regional Officer to take further action in conformity with the decision of the Revising Committee."

[No. 5/1/63-FC/CCR. Am 9.]

D. KRISHNA AYYAR, Dy. Sect.

## MINISTRY OF FOOD AND AGRICULTURE

### (Department of Agriculture)

New Delhi, the 15th May 1963

G.S.R. 883.—In exercise of the powers conferred by proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the recruitment and conditions of service of persons employed in the General Central Service Class I and Class II posts at the Tractor Training Centre, Hissar, namely:—

- 1. Short title.—These rules may be called the General Central Service Class I and Class II Posts (Tractor Training Centre, Hissar) Rules, 1963.
- 2. Application.—These rules shall apply to the posts mentioned in column 1 of the Schedule hereto annexed.
- 3. Number of posts, its classification and scale of pay.—The number of the said posts, its classification and the scale of pay attached thereto shall be as specified in columns 2 to 4 of the said Schedule.
- 4. Method of recruitment, age limit, other qualifications, etc.—The method of recruitment to the said posts, age limit, qualifications and other matters relating thereto, shall be as specified in columns 5 to 13 of the said Schedule:

Provided that the upper age limit specified for direct recruitment may be relaxed:—

- (a), in the case of Government servants, and
- (b) in the case of Scheduled Castes or the Scheduled Tribes and other special categories of persons, in accordance with the general orders of the Government of India issued from time to time.
- 5. Disqualification.—(1) No person who has more than one wife living or who, having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life time of such spouse, shall be eligible for appointment to the said posts.
- (2) No woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the said posts:

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

Whether selection for direct other qualifications recruits required for direct recruits recruits Name of No. of Classifica- Scale of pay post posts tion tion post 6 7

Rs.

Director, Tractor Training Centre, Hissar.

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G.C.S. Class I

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1100—50— 1300—60— 1600.

N.A. 50 years Essential and below (i) Degr

(i) Degree in Mechanical Engineering or Agricultural Engineering of a recognised University/Institution or equivalant qualifications tions.

(ii) About six years' experience in the mainexperience in the operation, maintenance and repair of heavy and light tractors, mobile equipment and different types of agricultural implements used for mechanised farming.

ing.
(iii) Administrative (iii) Administrative experience.
(Qualifications relaxable at the discretion of the Commission in the case of candidates otherwise well qualified).

Desirable —
Teaching experience in engineering subjects.

Instructor

G.C.S. Class II

350—25—500 N.A. 35 years -30—590— and be-EB—30—800 low (Re--EB—30— laxable -30-590-EB-30-800. -EB-30-830-35-900

for Go-vernment servants). Essential:

(i) Degree in Agricultural or Mechanical Engineering from a recognised University or equivalent.

(ii) About two years experience of teaching in an Engineering Institute and/or experience in handling tractors and agricultural machinery.

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		SCHEDULE			
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	Sharker bear	Recruitment	Rules For		
educational quali- fications prescribed if for the direct rec- ruits will apply in the case of pro- motees	r any	Method of rectt. whether by direct rectt. or by promo- tion or transfer and percentage of the va- cancies to be filled by various methods	promotion	what is its com- position.	Circumstances in which UFSC is to be consulted in making recruit- ment
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The bid Colonia of the bid of the	years	Direct recruitment	N.A.	N.A.	As required under the Rules
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N.A. Two years By transfer/deputafor direct tion failing which recruitment candidates.

Transfer/
Deputtion:
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holding a posts fror organisation the contr
Ministry of Agriculture

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Transfer N.A. As required under the rules.

Suitable officers holding analogous posts from other organisations under the control of the the control of the Ministry of Food and Agriculture or from Central Secretariat Service.

[No. 5-15/62-MY.] T. S. PRUTHI, Under Secy.

#### MINISTRY OF LAW (Legislative Department)

New Delhi, the 14th May 1963

G.S.R. 884.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules further to amend the Official Language (Legislative) Commission (Class I posts) Recruitment Rules, 1962, issued with the notification of the Government of India in the Ministry of Law (Legislative Department) G.S.R. No. 508, dated the 14th March, 1963, namely:—

- 1. These rules may be called the Official Language (Legislative) Commission (Class I posts) Recruitment (Amendment) Rules, 1963.
- 2. In the Schedule to the Official Language (Legislative) Commission (Class I posts) Recruitment Rules, 1962:
  - ıl

SI. No.		No. of Posts	Classifica- tion	Scale of pay	Whether selection post or non-selec- tion post	Age limit for direct recruits	Educational and other qualifications required for direct recruits
	ı -	2	3	4	5	6	7
1.A	Deputy Draftsmar (Regional Language	s)	G.C.S. Class I.		N.A.	45 years and below	Essential:—  (i) Should have ten years' experience as a Member of a State Judicial Service, or not less than 5 years experience in a superior post in a legal Department of a State, or not less than 10 years extended.

[No. 5-11/62-31YA] T. S. PRUTHI, Unior Beny,

en as a r-ss x-e-al a ss state, or not less than 10 years experience in legal affairs or of statutory drafting or translation of statutes, rules and orders etc. in the Central Government or not less than 10 years experience as a qualified legal practitioner or as a teacher of law.

(if) Adequate proficiency in one of the regional languages.

Qualifications relaxable at Commission's discretion in case of candidate otherwise well-qualified.

(ii) against serial number 3 relating to "Research Officer", in Column 7 under the heading

Whether age and educational qualifi-cations prescribed for the direct recruits will apply in the case of Promotees

Period of probation, whether by direct rectt, or by promotion transfer and percentage of the vacancies to be filled by various methods

In case of rectt, by promotion transfer, if grades from which promotion to be made

In case of If a DPC rectt. by exists, promotion what is transfer, its compogrades sition

Circumstances in which U.P.S.C. is to be consulted in making rectt.

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N.A. 2 years By transfer of a suitable officer of a State Judicial Service or a suitable officer already holding a superior legal post under Central/ State Government, failing which by failing which by direct recruitment.

As required under the Rules

"Desirable", the word "will be necessary" wherever they occur, shall be omitted.

[Nd. F. 52/62-Adm. I(LD).]

V. N. BHATIA,

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### PUBLISHED BY AUTHORITY

No. 22] , NEW DELHI, SATURDAY, JUNE 1, 1963/JYAISTEA 11, 1885

#### NOTICE

The undermentioned Gazettes of India Extraordinary were published upto the 21st May,

Issue No.	No. and D	Date	Issued by	Subject
86	G.S.R. 855, dated 1963.		Ministry of Finance	Making further amendments to the notification No. 94/60-Cen- tral Excises dated the 30th June, 1960.
87	G.S.R. 856, dated 1963.	18th May,	Ministry of Food & Agriculture.	The Sugar (Control) Amendment Order, 1963.
88	G S.R. 857, dated 1963.	18th May,	Do.	The Rice (Madhya Pradesh) Price Control (Second Amendment) Order, 1963.
89	G.S.R. 858, dated 1963.	18th May,	Do.	The Rice (Punjab) Price Control (Third Amendment) Order,
90	G.S.R. 885, dated 1963.	21st May,	Ministry of Home Affairs.	The Ministers' (Allowances, Medical Treatment and Other Privileges) Second Amendment Rules, 1963.
91	G.S.R. 886, dated 1963.	21st May,	Ministry of Food & Agriculture.	The Essential Articles (Price Control) Second Amendment Order, 1963.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

### PART II—Section 3—Sub-section (i)

General Statutory Rules (including orders, bye-laws etc. of a general character) issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

#### MINISTRY OF HOME AFFAIRS

New Delhi, the 20th May 1963

G.S.R. 892.—In exercise of the powers conferred by sub-rule (1) of rule 113 of the Defence of India Rules, 1962, the Central Government hereby appoints for

the State of Maharashtra a Compensation Tribunal with its headquarters at Bombay to exercise the functions conferred by rules 111 and 112 of the said rules. The Compensation Tribunal shall consist of—

- 1. Shri J. R. Vimadalal, Judge, City Civil Court, Bombay, and
- Shri G. A. James, Appellate Assistant Commissioner of Income-tax Bombay,

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as its members.

[No. 4/2/62-Poll (Spl).] K. R. PRABHU, Dy. Secy.

#### New Delhi, the 20th May 1963

G.S.R. 893.—In pursuance of sub-section (f) of section 58 of the Transfer of Property Act, 1882 (4 of 1882), the Central Government hereby specifies Delhi Cantonment in the Union Territory of Delhi as a town in which the provisions of the said sub-section apply.

This notification shall come into force with effect from the 1st June, 1963.

[No. F. 3/10/61-(i)-Judl. II.]

G.S.R. 894.—In pursuance of clause (c) of sub-section (1) of section 69 of the Transfer of Property Act, 1882 (4 of 1882), the Central Government hereby specifies Delhi Cantonment in the Union territory of Delhi as a town in which the provisions of the said sub-section apply.

This notification shall come into force with effect from the 1st June, 1963.

[No. F. 3/10/61-(ii)-Judl. II.]

P. N. KAUL, Dy. Secy.

#### New Delhi, the 21st May 1963

- G.S.R. 895.—In exercise of the powers conferred by clause (b) of article 318 of the Constitution, the President hereby makes the following regulations, namely:—
- 1. These regulations may be called the Union Public Service Commission (Staff) Amendment Regulations, 1963.
  - 2. In the Union Public Service Commission (Staff) Regulation, 1958:
- (a) in the proviso to regulation 2, for the words "temporary posts", the word "posts" shall be substituted;
- (b) for the Schedule, the following Schedule shall be substituted, namely:-

#### "SCHEDULE

The Chairman of the Union Public Service Commission may sanction the creation of posts, on any scale or rate of pay approved by the President for posts of a similar Character under the Central Government, for the Commission's office, in Class I (not higher than on Senior Class I Scale: Rs. 700—1250 and not above that of a Deputy Secretary in the case of a Secretariat post), Class II, Class III and Class IV Services, subject to the condition laid down in rule 10(3) of the Book of Financial Powers: of the Book of Financial Powers:

Provided that posts may be made permanent only in accordance with the general percentages and principles prescribed from time to time by the Ministry of Finance."

[No. 21/10/62-Ests (B).]

B. D. JAYAL, Dy. Secy.

### New Delhi, the 21st May 1963

G.S.R. 896.—In exercise of the powers conferred by sub-sections (1) and (3) of section 3 of the Criminal Law Amendment Act, 1961, (23 of 1961), the Central Government hereby directs as follows:—

I. In the notification of the Government of India in the Ministry of Home Affairs, No. G.S.R. 379, dated the 23rd March, 1962,—

(a) in the second paragraph—

(i) the word "and" shall be inserted at the end of clause (e);

- (ii) the clause "(f) a Nepalese national covered by the Indo-Nepalese Treaty of 1950; and" shall be omitted;
- (iii) existing clause (g) shall be re-lettered as clause (f);
- (b) in the Schedule, in item (A), the words "excluding Patti Malla Askote" shall be omitted.

II. In the notification of the Government of India in the Ministry of Home Affairs, No. G.S.R. 380, dated the 23rd March, 1962, in the third paragraph, in item (A), the words "excluding Patti Malla Askote" shall be omitted.

[No. 4/2/63-Poll. I.]

P. K. DAVE, Dy. Secy.

### New Delhi, the 22nd May 1963

G.S.R. 897.—In pursuance of sub-rule (1), and the first proviso to sub-rule (2), of rule 4 of the I.A.S. (Cadre) Rules, 1954, the Central Government in consultation with the Government of Orissa, hereby make the following amendments in the I.A.S. (Fixation of Cadre Strength) Regulations, 1955.

#### Amendments

In the Schedule to the said Regulations, for the entries relating to 'ORISSA'. the following shall be substituted, namely:—

Senior posts under State Government	10.00	72
Chief Secretary to Government		
Member, Board of Revenue		1
Revenue Divisional Commissioners		3
Development Commissioner		
Commissioner, Land Reforms & Excise		1
Secretaries to Government		
Secretary, Board of Revenue		*****
Additional/Joint Secretaries to Government		5
Director, Grama Panchayats		
Deputy Secretaries to Government		
Magistrate and Collectors		13
Additional District Magistrates		10
Settlement Officers	4.1	2
Registrar, Co-operative Societies .		1
Director, Tribal & Rural Welfare		1
Commissioner, Commercial Taxes		1
Director, C.P. & N.E.S.	••	1

	Chief Electoral Officer			1
	Director, Land Records and Surveys			1
	Director of Industries	b water		r
	Secretary to Governor	March 198		1
	Principal, Administrative Officers' Training School		•	1
	Sub-Collectors, Grade I	•		5-
	Additional Registrar, Co-operative Societies	neuko (		1
	the state of the second of the			72
	Senior posts under Central Government			29
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	ting and the second time and the second to the properties of the second to the second		•	1101
	Posts to be filled by promotion and selection in according to the I.A.S. (Recruitment) Rules, 1954.	dance w	ith.	
		dance w		
l.	rule 8 of the I.A.S. (Recruitment) Rules, 1954	dance w	10.00 2 San	25
l. 5.	Posts to be filled by direct recruitment.	dance w		25: 76:
i.	Posts to be filled by direct recruitment.  Deputation Reserve @ 15 per cent. of 4 above.	dance w		25- 76- 11.
	Posts to be filled by direct recruitment.  Deputation Reserve @ 15 per cent. of 4 above.  Leave Reserve @ 11 per cent. of 4 above.	dance w		25- 76- 11. 8-
1. 5. 6.	Posts to be filled by direct recruitment.  Deputation Reserve @ 15 per cent. of 4 above.  Leave Reserve @ 11 per cent. of 4 above.  Junior Posts @ 20.60 per cent. of 4 above.	dance w	:: ::	25- 76- 11. 8- 16
4. 4. 5.5. 7. •	Posts to be filled by direct recruitment.  Deputation Reserve @ 15 per cent. of 4 above.  Leave Reserve @ 11 per cent. of 4 above.  Junior Posts @ 20.60 per cent. of 4 above.  Training Reserve @ 10.59 per cent. of 4 above.	dance w	:: ::	25- 76- 11. 8- 16- 8

### New Delhi, the 25th May 1963

G.S.R. 898.—In exercise of the powers conferred by sub-section (I) of section 3 of the All-India Services Act, 1951 (61 of 1951), the Central Government, after consultation with the State Governments, hereby makes the following rules further to amend the All India Services (Death-cum-Retirement Benefits) Rules, 1959, no makes

- 1. These Rules may be called the All India Services (Death-cum-Retirement Benefits) Amendment Rules, 1963.
  - 2. In the All India Services (Death-cum-Retirement Benefits) Rules, 1958-

    - in sub-rule (5) of rule 13, for the words "fifty-five years", the words "fifty-eight years" shall be substituted;
       in sub-rule (1) of rule 16, for the figures and word "55 years", the figures and word "58 years" shall be substituted;
    - (3) in rule 17-
      - (a) for sub-rule (1), the following sub-rule snall be substituted, namely:—.
        - "(1) A member of the Service may, after giving at least three months" previous notice in writing to the State Government, retire from the service on the date on which he completes 30 years of qualifying service or attains the age of 55 years or on any date thereafter to be specified in the notice."

(b) in sub-rule (2), for the words and figures "require a member of the Service who has completed 30 years of qualifying service to retire from service", the words and figures "require a member of the Service to retire from the service on the date on which he completes 30 years of qualifying service or attains the age of 55 years or on any date thereafter to be specified in the notice".

[No. 29/47/62-AIS(II).]

K. S. N. MURTHY, Under Secy.

#### New Delhi, the 24th May 1963

G.S.R. 899.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules namely:—

- 1. Short title.—These rules may be called the Public Relations Officer (Andaman and Nicobar Islands) Recruitment Rules, 1963.
- 2. Application.—These rules shall apply to the post of Public Relations Officer in the Union territory of Andaman and Nicobar Islands.
- 3. Classification, scale of pay, etc.—The classification of the said post, the scale of pay attached thereto, the age limit, qualifications and other matters relating to the said post shall be as specified in the Schedule hereto annexed.
- 4. Disqualifications.—(1) No person, who has more than one wife living or who, having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to the said post; and
- (2) no woman, whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the said post:

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

DULE Ministry of Home	Affairs	(waxaya), s	encere;		102
Whether age and educational qualifications prescribed for the direct recruits will apply in the case of Promotees	Period of probation, if any	Method of rectt. whether by direct rectt. or by promotion or transfer and percentage of the vacancies to be filled by various methods	seed to Laight eage to and n disperse and had	Arrint-	Circumstances in which U.P.S.C. is to be consulted in making recruitment
8 .	9	10	II	12	13
Not applicable	Not applicable	By deputation	Deputation Suitable officers of Grade III of the Central Informa- tion Service (period of deputation not exceeding 3 years)	Not applicable	As required under the rules

And Declaration of the second of the second

[No. 4/45/62-AN.] M. B. MALHOTRA, Under Secy.

Transported and the second

#### MINISTRY OF FINANCE

#### (Department of Economic Affairs)

New Delhi, the 21st May 1963

G.S.R. 900.—In exercise of the powers conferred by clause (2) of article 77 read with clause (1) of article 299 of the Constitution, the President is pleased to make the following rule, namely:-

The agreement modifying the Loan Agreement dated the 18th August, 1961, with the Export-Import Bank of Japan and twelve other participating banks in Japan shall be executed and authenticated on behalf of the President by the Ambassador of India in Japan.

Dated at New Delhi, this 21st day of May, 1963.

[No. 10(12)-FC.II/61.]

By order and in the name of the President,

Y. T. SHAH, Jt. Secv.

#### (Department of Economic Affairs)

New Delhi, the 25th May 1963

G.S.R. 901.—In exercise of the powers conferred by the section 4 of the Contingency Fund of India Act, 1950 (49 of 1950), the Central Government hereby makes the following rules to amend the Contingency Fund of India Rules, the section 4 of the namely:-

- 1. These rules may be called the Contingency Fund of India (Amendment) Rules, 1963.
- 2. In the Contingency Fund of India Rules, for rule 8, the following rule shall be substituted, namely:—
  - "8. (1) Supplementary Estimates for all expenditure so financed shall be presented to Parliament at the first session meeting immediately after the advance is sanctioned unless such advance has been resumed to the Contingency Fund in accordance with the provisions of sub-rule (2).

NOTE 1.—While presenting to Parliament Estimates for expenditure financed from the Contingency Fund, a note to the following effect shall be appended to such Estimates:-

"A	sum of Rs.		Alexandrian	h	as l	been	advanced	from	the	Contingen	сy
	Fund in		-	and	an	eq	uivalent	amour	it is	required	to
	enable re	enayment									7

Note 2.—If the expenditure on a new service not contemplated in the annual financial statement can be met, wholly or partly, from savings available within the authorised appropriation, the note appended to the Estimates submitted shall be in the following form:—

been advanced from Contingency Fund in	and an
equivalent amount is required to enable repayment to be made Fund.	to that
The amount viz. Rs.	can be

A part of that amount viz. Rs. grant and found by reappropriation of sa a token vote only is now required of savings within the a vote is required for the balance' - only."

(2) As soon as Parliament has authorised additional expenditure by means of a Supplementary Appropriation Act, the advance or advances

viz. Rs.

made from the Contingency Fund, whether for meeting the expenditure incurred before the Supplementary Estimates were presented to the Parliament or after they were so presented, shall be resumed to the Fund to the full extent of the appropriation made in the Act.".

[No. F. 5(5)-B/63.]

R. K. MUKHERJEE, Under Secy.

### (Department of Revenue)

## New Delhi, the 18th May 1963

G.S.R. 962.—In exercise of the powers conferred by sub-section (1) of section 75 of the Customs Act, 1962 (52 of 1962), as in force in India the Central Government hereby makes the following further amendment in the Notification of the Government of India, in the Ministry of Finance (Department of Revenue), No. GSR-575, (55/F. No. 34/86/60-Cus. IV), dated the 28th May, 1960, namely:—

#### Amendment

In the Schedule to the said notification, the existing item at Serial No. 180 and entries relating the following shall be added, namely:—

"181. Cine Sound Projectors.

182. Arc Lamps.

183. Electric Water Heaters, and Electric. Water Boilers."

[No. 131/F. No. 3/4/63-Dbk.]

New Delhi, the 25th May 1963

G.S.R. 903.—In exercise of the powers conferred by sub-section (1) of section 4 of the Customs Act, 1962 (52 of 1962), the Central Government hereby makes the following amendments in the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. GSR 214 dated the 1st February, 1963,

In the said notification, in items (iii) and (iv) of clause (a), the word "Calcutta"

[No. 136-Cus./F. No. 4(1)/63-CAR.]

G.S.R. 904.—In exercise of the powers conferred by sub-section (1) of section 4 of the Customs Act, 1962 (52 of 1962), the Central Government hereby appoints:—

- (i) the Collector of Land Customs and Central Excise. West Bengal. Calcutta, to be Collector of Customs in the State of West Bengal, and Purnea district in the State of Bihar, the Deputy Collector working under him to be Deputy Collector of Customs, and the Assistant Collectors working under the said Collector to be Assistant Collectors of Customs, within their respective jurisdictions;
- (ii) the Collector of Central Excise, Calcutta and Orissa, to be Collector of Customs in the State of Orissa, the Deputy Collector working under him to be Deputy Collector of Customs, and the Assistant Collectors working under the said Collector to be Assistant Collectors of Customs, within their respective jurisdictions in the State of Orissa.

[No. 137-Cus./F. No. 4(1)/63-CAR.]

G.S.R. 905.—In exercise of the powers conferred by section 25 read with subsection (3) of section 160 of the Customs Act, 1962 (52 of 1962), the Central Government, being satisfied that it is necessary in the public interest so to do, hereby makes the following amendment in the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 15-Customs, dated the 3rd February, 1962, namely:—

In the said notification, for the words "Ministry of Commerce and Industry" the words "Directorate General of Technical Development, Ministry of Economic and Defence Co-ordination" shall be substituted.

[No. 138/F.No.11/29/63-Cus.V.]

#### New Delhi, the 1st June 1963

G.S.R. 906.—In exercise of the powers conferred by sub-section (1) of section 75 of the Customs Act, 1962 (52 of 1962), as in force in India the Central Government hereby makes the following further amendment in the Notification of the Government of India, in the Ministry of Finance (Department of Revenue) No. GSR-575, (55/F. No. 34/86/60-Cus. IV), dated the 28th May, 1960, namely:—

#### Amendment

In the Schedule to the said natification, for the existing sub-item (G) at Serial No. 12 and entries relating thereto the following shall be substituted:—

- (G)-Agricultural implements, namely the following:-
  - (1) Steel ploughs, shovels, pick axes, kodalies, hand sprayers and dusters and persian wheels.
- (2) Baling hoops
  - (3) Belt Fasteners
  - (4) Bolts, nuts and rivets
  - (5) Box Strappings.
- (6) Building hardware, namely the following:

  hinges, hasps, staples, tower bolts, padbolts, pad locks, and gate hooks and eyes.
  - (7) Collapsible gates
  - (8) Enamelware
  - (9) Electric Conduit Pipes
  - (10) Expanded metal
  - (11) Fabricated steel structurals.
  - (12) Galvanized Iron Buckets
    - (13) Galvanised Iron bath tubs
    - (14) Galvanised iron water bottles.
    - (15) Mild Steel tubular poles galvanised or ungalvanised.
  - (16) Deleted
  - (17) Hand tools
    - (18) Hardware
    - (19) Steel Wire and plate nails all sorts.
      - (20) Mild steel are welding electrodes.
  - (21) Mild steel pipes and tubes all sorts, and fittings therefor.
    - (22) Mild steel screws including wood screws machine screws and rivet
    - (23) Mild Steel washers, black and galvanised.
    - (24) Panel pins made of hard bright wire of 16 SWG and thicker gauges.
    - (25) Railway Track Materials.
    - (26) Rolling Shutters
    - (27) Spring Steel Bars
    - (28) Steel drums, galvanised or black, exported empty or filled.
  - (29) Steel furniture, including locker cabinets and other safe deposit equipment, strong doors, steel windows and doors, but excluding parts thereof made of stainless steel.
    - (30) Steel ghamelas and pans
    - (31) Steel rake, multipronged
      - (32) Steel rat traps and steel parts of rate traps
      - (33) Steel safes, coffers and cash boxes
      - (34) Steel tanks—assembled or unassembled
    - (35) Steel trunks
    - (36) Tipping wagons
    - (37) Transmission line lowers

- (38) Trollies
- (39) Watering can
- (40) Wire brushes
- (41) Mild steel products not otherwise specified
- (42) Steel Bars and Rods (rounds, squares and flats)
- (43) Second class rails (steel)
- (44) Steel structurals, light and heavy.
- (45) Bright bars and shafts made from mild steel.

[No. 142/F. No. 1/48/63-Dbk.]

G.S.R. 907.—In exercise of the powers conferred by sub-section (1) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962), the Central Government hereby makes the following further amendment in the of Revenue), No. G.S.R.-575, (55/F. No. 34/86/60-Cus. IV), dated the 28th May, 1960, appears to the contract of th Table Lorg

#### Amendment

In the Schedule to the said notification after the existing item at Serial No. 183 and entries relating thereto the following shall be added, namely:— "184. E.P.N.S. wares".

[No. 143/F. No. 13/2/63-Dbk.]

CUSTOMS AND CENTRAL EXCISE

New Delhi, the 18th May 1963

G.S.R. 908.—In exercise of the powers conferred by sub-section (2) of section 75 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India, the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960.

#### Amendment

These rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1963.

In the Second Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960 after the existing item at Serial No. 142 and entries relating thereto, the following shall be added, namely:—

- "143. Cine Sound Projectors
- 144. Arc Lamps
- 145. Electric Water Heaters, and Electric Water Boilers."

[No. 47/F. No. 3/4/63-DBK.]

#### New Delhi, the 25th May 1963

G.S.R. 969.—In exercise of the powers conferred by sub-section (2) of section 75 of the Customs Act, 1962 (52 of 1962) and 'section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India, the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties. Export Drawback (General) Rules, 1960

#### Amendment

These rules may be called the Customs and Central Excise Duties Export Draw-ack (General) Amendment Rules, 1963.

2. In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, for the existing item at Serial No. 40 and the entries relating thereto, the following shall be substituted, namely:—

"40. Zip Fasteners."

Three Rupees and sixty naye paise per metre.

[No. 48/F. No. 1/36/63-DBK.]

G.S.R. 910.—In exercise of the powers conferred by sub-section (2) of section 75 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India, the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960

#### Amendment

These rules may be called the Customs and Central Excise Duties Export Draw. back (General) Amendment Rules, 1963.

- 2. (i) In the second Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960 the existing item at Serial No. 7 shall be deleted.
- (ii) In the First Schedule to the above Rules, after the existing item at Serial No. 51 and entries relating thereto, the following shall be added, namely:—
  - "52. Bicycles with tyres, tubes and Twenty-one rupees per cycle.

The above rate shall take effect from the 20th April, 1963".

[No. 49/F. No. 10/2/63-DBK.]

#### New Delhi, the 1st June 1963

G.S.R. 911.—In exercise of the powers conferred by sub-section (2) of section 75 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India, the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960.

#### Amendment

These rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1963.

- 2. In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, after the existing sub-item (g) (44) of Serial No. 4, the following shall be added, namely:—
  - "45. Bright bars and shafts Seventy-two rupees and eighty-one made from mild steel.

    Seventy-two rupees and eighty-one naye paise per metric ton.

'The above rate shall take effect from the 15th June, 1962."

[No. 56/F. No. 1/48/63-DBK.]

G.S.R. 912.—In exercise of the powers conferred by sub-section (2) of section 75 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India, the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960.

#### Amendment

These rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1963.

- 2. In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules. 1960 for the existing item at Serial No. 1 and entries relating thereto, the following shall be substituted, namely:—
  - "1. Fabrics, hosiery and fishnet twine or cord. manufactured wholly or in admixture with other yarn, from artificial silk yarn of all varieties other than staple fibre yarn; and ready-made garments made from such fabrics—
  - I. If they contain artificial silk yarn consisting entirely of cellulose, derivatives or regenerated cellulose or both—

    (a) of less than 75 deniers

(b) of 75 deniers or more but not more than 105 deniers

Ten rupees and sixty-five nave paise per kilogramme of artificial silk yarn content of such deniers. Five rupees and eighty-nine nave paise per kilogramme of artificial silk yarn content of such deniers.

deniers, but not more than 175 deniers of more than 175

(d) of deniers

- II. If they contain artificial silk yarn other than artificial silk yarn consisting entirely of cellulose derivatives or regenerated cellulose or of both artificial of both-
  - (a) Crimped and stretched
    - yarn
      (i) less than 23 deniers
  - (ii) 24 deniers or more but not more than 48 deniers
  - (iii) 49 deniers or more
  - (b) Terrelyne yarn
    (i) 50 deniers
  - (ii) 75 deniers
  - (iii) 100 deniers
  - (iv) over 100 deniers
  - (c) Other yarns i.e. yarn other than crimped and stretched yarn and Terrelyne yarn
    (i) less than 18 deniers
  - (ii) 18 deniers or more but not more than 23 deniers (iii) 24 deniers or more

Three rupees and twenty naye paise per kilogramme of artificial silk yarn content of such deniers. Four rupees and eighty-four naye paise per kilogramme of artificial silk yarn content of such deniers.

Twenty rupees and seventy-three-naye paise per kilogramme of crimped or stretched nylon yarn-content of such deniers.

Eighteen rupees and five naye-paise per kilogramme of crimped or stretched nylon yarn content. of such deniers.

Nineteen rupees and eighty naye-paise per kilogramme of crimped or stretched nylon yarn content. of such deniers.

Nineteen rupees and fifty naye-paise per kilogramme of artificial silk yarn content of such deniers. Eighteen rupees and ten naye-paise per kilogramme of artificial silk yarn content of such deniers. Sixteen rupees and twenty naye-paise per kilogramme of artificial silk yarn content of such deniers Fourteen rupees and forty-five naye-paise per kilogramme of artificial silk yarn content of such deniers

Twenty rupees and eighty-seven-nave paise per kilogramme of artificial silk yarn content of such deniers.

deniers.

Sixteen rupees and fifty-two nayer paise per kilogramme of artificial silk yarn content of such deniers.

Twelve rupees and eighty nayer paise per kilogramme of artificial silk yarn content of such deniers.

The above rates shall take effect from the 20th April, 1963."

[No. 57/F. No. 1/24/63-DBK.]

G.S.R. 913.—In exercise of the powers conferred by sub-section (2) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), the Central Government hereby makes the following rules to amend the Customs and Central Excises Duties Export Drawback (General) Rules, 1960, namely:—

#### Amendment

1. These rules may be called the Customs and Central Excises Duties Export Drawback (General) Amendment Rules, 1963.

2. In the Customs and Central Excise Duties Export Drawback (General) Rule 1960, in the Second Schedule after the existing item at Serial No. 145 and entrie relating thereto, the following shall be added, namely:—

"146. E.P.N.S. wares."

[No. 58/F. No. 13/2/63-Dbk

#### CORRIGENDA

#### CUSTOMS AND CENTRAL EXCISE

New Delhi, the 1st June 1963

G.S.R. 914.—In the Government of India, Ministry of Finance (Department of Revenue) Notification No. 34/F. No. 1/27/63-DBK, published in Part II, Section 3(i) of the Gazette of India, read the words "per one hundred boxes of hundred foolscap sheets each" for the words "per kilogramme" wherever occurring under item (2) relating to carbon papers.

[No. 52/F. No. 1/27/63-DBK

G.S.R. 915.—In the Government of India, Ministry of Finance (Department of Revenue) Notification No. 35/F. No. 1/35/63-DBK, published in Part II, Section 3(i) of the Gazette of India, dated the 4th May, 1963 for item No. 15 and entried relating thereto, mentioned therein, read the following:—

"15. (i) staple fibre yarn and fabrics made there from including fabrics containing a mixture of yarn other than art silk yarn.

One rupee and forty-nine nay paise per kilogramme.

(ii) Fabrics containing staple fibre yarn and art silk yarn.

(i). One rupee and forty-nine nave paise per kilogramme of staple fibre yarn.

(ii) The rates, as specified in S. No. 1 of Schedule I on the art silk yarn content. [No. 54/F. No. 1/35/63-DBK.]

#### ADDENDUM

#### CUSTOMS AND CENTRAL EXCISE

New Delhi, the 1st June 1963

G.S.R. 916.—In the Government of India, Ministry of Finance (Department of Revenue) Notification No. 32/F. No. 1/19/63-DBK, published in Part II, Section 3(i) of the Gazette of India, dated the 4th May 1963, the following provise to item No. 47 Silver Nitrate (100% pure) mentioned therein, shall be added. namely:-

"Provided that at the time of exportation of silver nitrate (100% pure) the exporter produces evidence to the satisfaction of the proper officer that for exportation of every one kilogramme of silver nitrate an importation of 645 grammes of pure silver (99.9%) has been made by him within a period of six months immediately preceding the date of such exportation and that the said quantity of imported pure silver (99.9%) has not been (i) similarly correlated to and accounted for against any other previous exportation of silver nitrate, or (ii) previously re-exported as such or in any other form with or without claim for drawback."

[No. 51/F. No. 1/19/63-DBK.]

J. BANERJEE, Dy. Secy.

#### (Department of Revenue)

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\* CENTRAL EXCISES

New Delhi, the 25th May 1963

G.S.R. 917.—In exercise of the powers conferred by section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), the Central Government hereby rescinds the

Notification of the Government of India, in the Ministry of Finance (Department of Revenue) No. 60/63 dated the 13th April, 1963.

[No. 78 F. No. 17/5/63-CX.IV.]

G.S.R. 918.—In exercise of the powers conferred by sub-rule (1) of rule 8 of Central Excise Rules, 1944, the Central Government hereby exempts Cigars and Cheroots falling under Item No. 4 II(1) of the first Schedule to the Central Excise and Salt Act, 1944 (1 of 1944) of which the value does not exceed Rs. 140 a hundred from the whole of the duty of excise leviable thereon.

[No. 79 F. No. 4/12/63-CX.IV.]

G.S.R. 919.—In exercise of the powers conferred by sub-rule (2) of rule 12-A, of Central Excise Rules, 1944, the Central Government hereby makes the following further amendment in the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 62/58—Central Excises. dated the 21st June, 1958, namely:—

In the said notification, in the Table annexed thereto, after Serial No. 4. the entries relating thereto the following shall be added at the end, namely:-

S.No.	Excisable material used	Description of Goods	Rate of Rebate
1	2	3	4
<b>"</b> '5	Unmanufactured Tobacco	Hooka Tobacco Paste Containing not less than 20% of tobacco by weight.	15 nP. per kilogram of such goods."

[No. 80 F. No. 24/4/63-CX.IV.]

#### New Delhi, the 1st June 1963

G.S.R. 920.—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944 and in supersession of the notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 169/62-Central Excises, dated the 15th September, 1962, the Central Government hereby exempts cotton yarn specified in Item No. 18-A of the First Schedule to the Central Excises and Salt Act, 1944 (1 of 1944) and specified in column (2) of the Table below, from so much of the duty leviable thereon as is in excess of the duty specified in the corresponding entry in column (3) thereof:

Provided that nothing in this notification shall apply to any yarn which is used for weaving in a composite mill.

S. No.	Description	Duty	
		Single yarn, who ther grey or bleached, and grey multiple fold yarn if cleared out of the factory in hanks.	All
(I)	(2)	(3)	(4)
	end and considered a constitution of	(Naya paise )	per kilogram)
	•Cotton yarn		
1. of 48 or	r more counts	17.0	27:0
2. (i) of n than	nore than 40 counts but less n 48 counts.	8.0	18:0
(ii) of 3 mo	5 or more counts but not re than 40 counts.	Nil	18.0

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(1)	(2)	(3)	(4)
3. 0	of 17 or more counts but less than 35 counts.	Nil	13.5
4. 0	ess t han 17 counts.	Nıl	10.0

Explanation I.—For the purpose of this notification composite mill means a manufacturer who is engaged either in spinning, weaving or processing of cotton fabrics with the aid of power and has a proprietary interest in at least two of such manufacturing activities.

Explanation II.—For the purpose of this notification the term 'hank' means hank which does not contain more than 768:00 metres of yarn in plain (straight)

2. This notification shall be deemed to have taken effect from the 16th day of

[No. 82/63.]

#### New Delhi, the 1st June 1963

G.S.R. 921.—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, the Central Government hereby exempts Furnace Oil, falling under Item No. 10 of the First Schedule to the Central Excises and Salt Act, 1944 (1 of 1944), if produced wholly from indigenous crude oil, where such Furnace Oil is intended to be used as fuel, railway locomotive engines, or for generation of electricity by electricity undertakings owned or controlled by the Central Government or any State Government or any State Electricity Board or any local authority, from the whole of the excise duty leviable thereon:

#### Provided that-

- (i) it is proved to the satisfaction of the Collector of Central Excise that such Furnace Oil is intended to be so used;
- (ii) the procedure set out in Chapter X of the Central Excise Rules, 1944, is followed.

G.S.R. 922.—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, read with sub-section (3) of section 3 of the Mineral Oils (Additional Duties of Excise and Customs) Act, 1953 (27 of 1958), the Central Government hereby exempts Furnace Oil, falling under Item No. 10 of the First Schedule to the Central Excises and Salt Act, 1944 (1 of 1944), if produced wholly from indigenous crude oil, where such Furnace oil is intended to be used as fuel, in railway locomotive engines, or for generation of electricity by electricity undertakings owned or controlled by the Central Government or any State Government or any State Electricity Board or any local authority, from the whole of the Additional excise duty leviable thereon under section 3 of the Mineral Oils (Additional Duties of Excise and Customs) Act, 1958 (27 of 1958):

#### Provided that-

(i) it is proved to the satisfaction of the Collector of Central Excise that such Furnace Oil is intended to be so used;

(ii) the procedure set out in Chapter X of the Central Excise Rules, 1944, is followed.

[No. 84/63.]

G.S.R. 923.—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, the Central Government hereby exempts Diesel Oil, Not Otherwise Specified, falling under Item No. 9 of the First Schedule to the Central Excises and Salt Act. 1944 (I of 1944), if produced wholly from indigenous crude oil, where such Diesel Oil, Not Otherwise Specified, is intended to be used as fuel for generation of electricity by electricity undertakings owned

or controlled by the Central Government or any State Government or any State Electricity Board of any local authority, from the whole of the excise duty leviable thereon:

#### Provided that-

- (i) it is proved to the satisfaction of the Collector of Central Excise that such Diesel Oil, Not Otherwise Specified, is intended to be so used;
- (ii) the procedure set out in Chapter X of the Central Excise Rules, 1944,

[No. 85/63.]

G.S.R. 924.—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, read with sub-section (3) of section 3 of the Mineral Oils (Additional Duties of Excise and Customs) Act, 1958 (27 of 1958), the Central Government hereby exempts Diesel Oil, Not Otherwise Specified, falling under Item No. 9 of the First Schedule to the Central Excises and Salt Act, 1944 (1 of 1944), if produced wholly from indigenous crude oil where such Diesel Oil, Not Otherwise Specified, is intended to be used as fuel for generation of electricity by electricity undertakings owned or controlled by the Central Government or any State Government or any State Electricity Board or any local authority, from the whole of the additional excise duty leviable thereon under section 3 of the Mineral Oils (Additional Duties of Excise and Customs) Act, 1958 (27 of 1958):

#### Provided that-

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- (i) it is proved to the satisfaction of the Collector of Central Excise that such Diesel Oil, Not Otherwise Specified, is intended to be so used;
- (ii) the procedure set out in Chapter X of the Central Excise Rules, 1944, is followed.

[No. 86/63.]

G.S.R. 925.—In exercise of the powers conferred by sub-rule (1) of rule.8 of the Central Excise Rules, 1944, read with sub-section (3) of section 3 of the Mineral Oils (Additional Duties of Excise and Customs) Act, 1958 (27 of 1958), the Central Government hereby exempts Aromex, falling under Item No. 8 of the First Schedule of the Central Excises and Salt Act, 1944 (1 of 1944), from the whole of the additional excise duty leviable thereon under section 3 of the Mineral Oils (Additional Duties of Excise and Customs) Act, 1958 (27 of 1958).

[No. 87/63.]

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# (Department of Revenue)

to be transported by sail such of the articles the railways are so insured

[No. 81763-19] No. 145.8 (配位)

#### CUSTOMS

#### New Delhi, the 1st June 1963

G.S.R. 926.—In exercise of the powers conferred by sub-section (1) of section 25 of the Customs Act, 1962 (52 of 1962), the Central Government, being satisfied that it is necessary in the public interest so to do, hereby exempts X-ray films falling under Item No. 77(5) of the First Schedule to the Indian Tariff Act, 1934 (32 of 1934), when imported into India. from so much of that portion of the duty of customs leviable thereon which is specified in the said First Schedule as is in excess of excess of-

- (i) 50 per cent ad valorem, where the standard rate of duty is leviable; and
- (ii) 40 per cent ad valorem, where the preferential rate of duty is leviable.

[No. 141/F. No. 14/15/63-Cus. I.]

J. DATTA, Under Secy.

### (Department of Revenue) CORRIGENDUM

#### CUSTOMS

New Delhi, the 25th May 1963

G.S.R. 927.—In the Ministry of Finance (Department of Revenue) Notification No. G.S.R. No. 694, dated the 27th April, 1963 published at page 823 of the Gazette of India, Part II, Section 3, Sub-section (i), dated the 27th April, 1963, for "No. 112, F. No. 4/19/61-Cus. VII" read "No. 113 F. No. 4/19/61-Cus. VII."

[No. 113 F. No. 4/19/61-Cus. VII.]

M. G. VAIDYA, Under Secy.

#### CENTRAL BOARD OF REVENUE

#### CUSTOMS

New Delhi, the 25th May 1963

G.S.R. 928.—In exercise of the powers conferred by section 81 of the Customs Act, 1962 (52 of 1962), the Central Board of Revenue hereby makes the following regulations for the transit of unaccompanied baggage from any customs station of arrival to the Delhi custom house, namely:—

- 1. Short title.—These regulations may be called the Baggage (transit to Delhi) Regulations, 1963.
- 2. Condition for allowing transit.—On the request of a passenger that his unaccompanied baggage be cleared at Delhi, such baggage may be permitted to be transported to Delhi custom house by air or in case it is to be transported by rail, by a passenger train, if-
  - (1) all arrangements are made by the passenger for the transport of such baggage from the customs station of arrival to the airport or the railway station, as the case may be, for its booking to Delhi and for its transport in Delhi to the customs house in that place;
  - (2) the baggage remains under the supervision of an officer of customs deputed for that purpose except when it is under the custody of the airline or the railway authorities, and the passenger pays for the ser-vices of the officer so deputed; and
    - (3) in the case of goods to be transported by rail, such of the articles as can be insured with the railways are so insured.

[No. 135-Cus./F.No.3(4)/63-CAR.]

J. BANERJEE, Secy.

#### CENTRAL EXCISES

#### New Delhi, the 25th May 1963

G.S.R. 929.—In pursuance of the proviso to clause (a) of sub-rule (1) of rule 32 of the Central Excise Rules, 1944, the Central Board of Revenue hereby directs that the following amendment shall be made in its notification No. 24-Central Excises, dated the 23rd July, 1949, namely:—

In the said notification, in item (e), for the words 'The Assistant Collector', the words 'An officer not below the rank of an Assistant Collector', shall be substitut-

action of the party of the

DATTAL UNGER, BOOK

[No. 81/63-F. No. 17/5/63-CX. IV.]

L. M. KAUL, Secy.

#### MINISTRY OF COMMERCE AND INDUSTRY

· New Delhi, the 20th May 1963

G.S.R. 930.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to the post of Junior Investigator in the office of the Economic Adviser, Ministry of Commerce and Industry.

- 1. Short title.—These rules may be called the Office of Economic Adviser, Class III posts (Junior Investigator) Recruitment Rules, 1963.
- 2. Application.—These rules shall apply to the posts of Junior Investigator in the office of the Economic Adviser, Ministry of Commerce and Industry.
- 3. Number of Posts, their Classification and Scale of Pay.—The number of the said posts, their classification and the scale of pay attached thereto shall be as specified in columns 2 to 4 of the Schedule hereto annexed.
- 4. Method of Recruitment, Age limit and other qualifications etc.—The method of recruitment of the said posts, age limit, qualifications and other matters relating thereto, shall be as specified in columns 5 to 13 of the said Schedule:

Provided that the upper age limit specified for direct recruitment may be relaxed,—

- (a) in the case of Government servants, and
- (b) in the case of candidates belonging to the Scheduled Tribes and other special categories of persons, in accordance with the general orders of the Government of India issued from time to time.
- 5. Disqualifications.—No person who has more than one wife living or who, having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to the said posts; and

No woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the said.

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

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THE GAZETTE OF INDIA: JUNE 1, 1963/JYAISTHA 11, 1885 [PART II-THE Age Educational Frand limit other qualifica-for tions required direct for direct recruits Num- Classification ber of Whether selection Name of post Scale of pay post or non-selec-tion post posts 2 3 Rs. 210—10— Selection 19-25 Degree in Econo-290—15—320 years mics/Commerce/ Mathematics/Sta-Junior Investigator 19 Class III Non-gazetted non-Ministerial 425 tistics.

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and educa- tional quali- fications pres- cribed for direct re- cruits will apply in the ease of promotees	Period of probation, if any	cruitment,	promotion/transfer grades from which promotion to be made	If a Depart- mental Pro- motion Com- mittee ex- ists what is its compo- sition	Circumsta- nces in which U.P.S.C. is to be con sulted in making recruitment
8	9	10	ing to the consequence	12	13
	Two years	60% by direct recruitment and 40% by promotion, failing which by transfer/deputation	(a) By promotion of Comptists with 5 years service (including probationary period) in the grade. (b) By transfer/deputation of suitable members of the Central Secretariat Clerical Scheme, serving in and under the Ministry of Commerce & Industry and possessing the educational qualification mentioned in	Class III Departmen- tal Promo- tion Com- mittee.	Not applicable
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#### (Department of Company Law Administration)

New Delhi, the 25th May 1963

G.S.R. 931.—In exercise of the powers conferred by the proviso to sub-section (1) of section 594 of the Companies Act, 1956 (1 of 1956) (hereinafter referred to as the act), and in partial modification of the notification of the Government of India, in the Ministry of Finance (Department of Company Law Administration) No. S.R.O. 3216, dated the 4th October, 1957 the Central Government hereby directs that, in the case of Messrs. Standard Telephones and Cables Limited (hereinafter referred to as the company) being a foreign company, the requirements of clause (a) of sub-section (1) of section 594 of the Act shall apply subject to the following exceptions and modifications namely:—

It shall be deemed to be sufficient compliance with the provisions of clause (a) of sub-section (1) of section 594 of the Act, if the balance sheet and profit and loss account prepared in terms of clause (i) of Ministry of Finance, Department of Company Law Administration Notification No. S.R.O. 3216, dated the 4th October, 1957 in respect of the company's financial year ending on or before the 31st December, 1961 are audited by the auditors of the company in the country of its incorporation.

[No. 14(9)-CL. VI/63.7

N. PARASURAMAN, Under Section

#### MINISTRY OF MINES & FUEL

New Delhi, the 27th May 1963

G.S.R. 932.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules to amend the Geological Survey of India (Class I and II, Non-technical) Posts Recruitment Rules, 1962, namely:—

- (1) These rules may be called the Geological Survey of India (Class I and II, Non-technical) Posts Recruitment Rules (First Amendment), 1963.
- (2) In the Geological Survey of India (Class I and II, Non-technical) Posts Recruitment Rules, 1962, in column 11 of the Schedule, against the post "5. Artist", for the existing entries, the following shall be substituted, namely:—

- (i) Superintendent (Map Drawing Section).
- (ii) Superintendent (Map Record Section).
- (iii) Superintendent (Photo Grammetric Section).
- (iv) Superintendent (Photo Process Section).
- (v) Superintendent (Printing Section)

(with about 2 years' service in the grade)."

[No. 21/38/63-MVI.]

A. M. KULSHRESTHA, Under Secy.

#### MINISTRY OF FOOD & AGRICULTURE (Department of Food)

New Delhi, the 23rd May 1963

G.S.R. 933.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules further to amend the Deep Sea and Off-shore Fishing Stations (Recruitment to Class III and Class IV Posts) Rules, 1959, published with the Notification of the Government of India in the Ministry of Food and Agriculture (Department of Agriculture) No. F.3-32/58-FY(D), dated the 19th March, 1959, namely:—

1. These rules may be called the Deep Sea and Off-shore Fishing Stations (Recruitment to Class III and Class IV posts), second Amendment Rules, 1963.

- 2. In the schedule to the Deep and Off-shore Fishing Stations (Recruitment to Class III and Class IV posts) Rules, 1959:—
  - (i) against item 11(b),
    - (a) for the existing entries in column 5 the following entries shall be substituted, namely:
      - · "Not exceeding 35 years."
    - (b) for the existing entries in column 6, the following entries shall be substituted, namely:

"Essential

Knowledge of Net making and net mending.

Desirable

Middle School standard. Those who have under-gone training under the fishermen training centres, will be given preference."

[No. F.3-20/62-FY(D).]

C. R. SRINIVASAN, Under Secy.

#### (Department of Agriculture)

New Delhi, the 24th May 1963

- G.S.R. 934.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to the post of Research Officer (Export Promotion) in the Ministry of Food and Agriculture (Department of Agriculture), namely:—
- 1. Short title.—These rules may be called the Research Officer (Export Promotion), Ministry of Food and Agriculture (Department of Agriculture) Recruitment Rules, 1963.
- 2. Application.—These rules shall apply to the post of Research Officer (Export Promotion) in the Ministry of Food and Agriculture (Department of Agriculture).
- 3. Classification and scale of pay.—The classification of the said post and the scale of pay attached thereto, shall be as specified in columns 3 and 4 of the Schedule hereto annexed.
- 4. Method of recruitment, age limit and other qualifications.—The method of recruitment to the said post, age limit, qualifications and other matters relating thereto, shall be as specified in columns 5 to 13 of the said Schedule.
- 5. Disqualification.—(i) No person, who has more than one wife living or who, having a spouse living, marries, in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to the said post; and
- (ii) No woman, whose marriage is void by reason of the husband having a wife living at the time of such marriage, or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the said post: said post:

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

THE	GAZETTE	OF	INDIA: JUNE	1,	1963/JYAISTHA	11,	1885	[PART II-

Circum- stances in which U.P.S.C. is to be consulted in making rectt.	13	As rect red under the rules.
If a DPC exists, what is on its composition.	12	Not pplicatic.
In case If a DP of rectt. exists, by what is by what is promotion its transfer, composi- grades tion. from which promotion to be made	=	Not applicable, a
Method of rectt. whether whether by direct recruitment or by promotion or transfer & percentage of the vacancies to be filled by various methods	01	Direct Not Not
of of of of l pro- - bation, if any	6	2 years Direct
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Bducational and other qualifications required for direct recruits	Massilla SCI I Massilla SCI I Massilla	(1) Master's degree in Economics or Commerce or M.Sc. (Agriculture) in Agricultural Economics of a recognised University or equivalent.  (2) About three years' experience of economic research investigation in a responsible capacity.  Qualifications relaxable at Commission's discretion in case of experience of economic research in a responsible capacity.
Age limit for direct recruits	ogs sa Die ban Milleop	35 years Band below (Celexable for Government servants)
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of No. of Classifica- posts tion	3	General 430- Service 450- Class I 630- 670- 35-
No. of posts	п	50%5
Post of post	-	Research Officer (Export Promotion)

SEC. 3(i)]

### (Department of Agriculture)

New Delhi, the 27th May 1963

G.S.R. 935.—In pursuance of sub-clause (b) of clause 2 of the Fertiliser (Control) Order, 1957, the Central Government has appointed Shri I. J. Naidu, Joint Secretary, Ministry of Food & Agriculture (Department of Agriculture), as Controller of Fertilisers with effect from the 20th May, 1963 (forenoon) vice Shri Amor Raza Shri Ameer Raza.

[No. 16-11/63-M.]

R. VARADARAJAN, Under Secy.

# MINISTRY OF ECONOMIC & DEFENCE COORDINATION

New Delhi, the 21st May 1963

G.S.R. 936.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules to amend the Indian Inspection Service (Class I) Rules, 1961, namely:—

1. These rules may be called the Indian Inspection Service (Class I) Amendment Rules, 1963.

2. In the Indian Inspection Service (Class I) Rules, 1961, in sub-rule (2) of rule 15, for the words "by deputation", the words "by transfer" shall be substituted.

[No. 49/5/63-ESII.]

R. RAJAGOPALAN, Under Secy.

# MINISTRY OF WORKS, HOUSING & REHABILITATION

(Department of W. & H.)

(Central Boilers Board)

#### CORRIGENDA

New Delhi, the 24th May 1963

G.S.R. 937.—In the notification of the Government of India in the Ministry of Works, Housing and Rehabilitation (Department of Works and Housing), Central Boilers Board No. S&PII/BL-9(58)/62, dated the 23rd April, 1963, published as G.S.R. 771 at pages 893 to 894 of the Gazette of India, Part II, Section 3, Subsection(i), dated the 4th May, 1963/Vaisaka 14, 1885,

For the existing entry, namely, "30th April 1963".

read "23rd July, 1963."

[No. S&PII/BL-9(58)/62.1

New Delhi, the 25th May 1963

G.S.R. 938.—In the notification of the Government of India in the Ministry of Works, Housing and Rehabilitation (Deptt. of Works and Housing), Central Roilers Board No. BL-9(4)/62-S&PII, dated the 4th May, 1963, published as G.S.R. 803 at pages 933 to 934 of the Gazette of India, Part II-Section 3, Subsection (1), dated the 11th May, 1963/Vaisakha 21, 1885:—

For "15th May, 1963" Read "4th August, 1963"

[No. BL-9(4)/62-S&PII.] K. B. SAXENA, Secy., Central Boilers Board.

### MINISTRY OF COMMUNITY DEVELOPMENT AND COOPERATION (Department of Community Development)

New Delhi, the 23rd May 1963

G.S.R. 939.—In exercise of the powers conferred by the proviso to article 300 of the Constitution, the President hereby makes the following rules regulating

the method of recruitment of persons to General Central Service Class III (Non-Ministerial) posts in the Department of Community Development namely:—

- 1. Short title.—These rules may be called the Ministry of Community Development and Cooperation Library Clerks Recruitment Rules, 1963.
- 2. Application.—These rules shall apply for recruitment to the post specified in column 1 of the Schedule annexed hereto.
- 3. Number, Classification and Scale of pay.—The number of posts, its classification and the scale of pay attached to it shall be as specified in columns 2 to 4 of the said Schedule.
- 4. Method of recruitment, age limit and other qualifications.—The method of recruitment, age limit, qualifications and other matters connected therewith shall be as specified in columns 5 to 13 of the Schedule aforesaid;
  - provided that the maximum age limit prescribed in column 6 of the said Schedule may be relaxed in the case of candidates belonging to the Scheduled Castes, the Scheduled Tribes or displaced persons and other special categories of persons in accordance with the orders issued by the Government of India from time to time.
- 5. Disqualifications.—(a) No person, who has more than one wife living or who, having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to the post, and
- (b) no woman, whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the post:

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

Recruitment rules for the post of Library Clerks in the Ministry of the post of Library Clerks in the Ministry of the post of No. of Classification bost or non-selection post o

## MINISTRY OF EDUCATION

New Delhi, the 25th May, 1963.

G.S.R. 940.—In exercise of the powers conferred by the proviso, to article 309 of the Constitution the President hereby makes the following rules regulating recruitment of persons to the posts of Transcriber and Motor-Van Driver in the National Archives of India, namely:

- 1. Short title.—These rules may be called the National Archives of India (Recruitment to posts of Transcriber and Motor-Van Driver) Rules, 1963.
- 2. Application.—These rules shall apply to the posts specified in column 2 of the schedule to these rules.
- 3. Number, Classification and Scale of Pay.—The number of posts, classification of the said posts, and the scales of pay attached thereto shall be as specified in columns 3 to 5 of the said schedule:

Provided that the number of posts may be altered from time to time, and the scales of pay may also be altered in accordance with the amendments which may be made to the Central Civil Services (Revised Pay) Rules, 1960.

- 4. Method of recruitment, age-limit and other qualifications.—The method of recruitment to the said posts, age limit, qualifications and other matters connected therewith shall be as specified in columns 6 to 14 of the schedule aforesaid: provided that the maximum age limit specified in column 7 of the schedule in respect of direct recruitment may be relaxed in the case of candidates belonging to any Schedule Caste or Schedule Tribe or in the case of any person in any other special category in accordance with the orders issued by the Central Government from time to time.

  5. Disqualification—(i) No person who has more than one wife living a second
- 5. Disqualification.—(i) No person who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to any of the posts; and

(ii) no woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage shall be eligible for appointment to any of the posts:

Provided that the Central Government if satisfied that there are special grounds for so doing, exempt any person from the operation of this rule.

I General Cen- 110—3— .. 21—28 tral Service— 131—4— years. Class III 139. Non-Gazetted Non-Ministerial

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terial.

Essential

Desirable

Must possess working knowledge of English or Hindi and a qualifying licence for driving motor vehicles with at least 3 years' experience in motor driving.

A Pass in Middle School Standard.

2 Motor-

Van Driver.

and person to any order distributed General and

DULE	+ 1	SAUWUVS	to Treater		
Whether age and educational qualifications prescribed for the direct recruits will apply in the case of promotees	Period of pro-bation if any	Method of recruitment whether by direct recruitment or by promotion or transfer and percentages of the vacancies to be filled by various methods	In case of recruit- ment by pro- motion/transfer, grades from which promotion to be made	If a DPC exists what is its com- position	Circumstances in which UPSC is to be consulted in making recruitment
9	10 june	11	J 12 10 12	13	14
No.	P. C. M	50% by direct recruitment and 50% by promotion.	Upper Division Clerk/Stenogra- pher, with 5 years service in the grae on the basis of a depart-	Class III DPC.	Not applicable.
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No age limit for departmental candidates.	Two years	By direct recruit- ment but prefe- rence will be given to class	recent to end of a each or specimens and of second entering appropriate the each office bear on or office and order		Not applicable

[No. 4/47/62-A.10.] D.N. TIWARI, Under Secy.

#### MINISTRY OF RAILWAYS

#### (Railway Board)

New Delhi, the 27th May 1963

- G.S.R. 941.—In exercise of the powers conferred by sub-section (1) of section 71E of the Indian Railways Act, 1890 (9 of 1890), the Central Government hereby makes the following rules to amend the Railway Servants (Hours of Employment) Rules, 1961, namely:—
- 1. These rules may be called the Railway Servants (Hours of Employment) Amendment Rules, 1963.
  - 2. In the Railway Servants (Hours of Employment) Rules, 1961,-

4656 (0

- (i) in sub-rule (2) of rule 3, the word "concerned" shall be inserted at the end;
- (ii) after sub-rule (2) of rule 6 the following sub-rule shall be inserted, namely:
  - "(3) A copy of every delegation made under sub-rule (2) shall be sent to the Regional Labour Commissioner concerned."

[No. E(S)I-57/Adj/8.] P. C. MATHEW, Secy.

#### MINISTRY OF LABOUR AND EMPLOYMENT

New Delhi, the 22nd May 1963

G.S.R. 942.—The following draft of the Mines Creche Rules, 1963 which the Central Government proposes to make, in exercise of the powers conferred by clauses (d) and (w) of section 58 of the Mines Act, 1952 (35 of 1952), and in supersession of the Mines Creche Rules, 1959 is published as required by subsection (1) of section 59 of the said Act for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 2nd September 1963.

Any objections or suggestions which may be received from any person with respect to the said draft before the date so specified, will be considered by the Central Government.

#### DRAFT

- 1. Short title and application.—(1) These rules may be called the Mines Creche Rules, 1963
  - (2) They extend to the whole of India except the State of Jammu and Kashmir.
  - 2. Definitions.—In these rules, unless the context otherwise requires,-
    - (a) "competent authority" means, in respect of coal mines, the Coal Mines Welfare Commissioner and in respect of other mines, the Chief Inspector of Mines, and includes any person authorised in writing in this behalf by the said Welfare Commissioner or the Chief Inspector, as the case may be;
    - (b) "creche" means a room or rooms with ancillary accommodation reserved for the use of children, under six years of age, of women employed in a mine;
    - (c) "Medical Officer-in-charge" means a qualified medical practitioner employed, whether on a whole-time or part-time basis, by the owner of a mine to perform the duties assigned to such office, by these
- 3. Provision of creches.—(1) Subject to the provisions of sub-rules (3) and (4), the owner, agent or manager of every mine (hereinafter referred to as the said person) wherein any women are employed or were employed on any day of the preceding twelve months, shall within such period as may be specified by

competent authority, construct thereat a creche in accordance with the standards prescribed under rule 4:

Provided that where the competent authority is of opinion that the situation, nature and extent of the workings or other places where women are employed are such as to render compliance with the provisions of these rules not reasonably practicable, the competent authority may by order in writing exempt the said person from the provisions of these rules for such period as may be specified in the order subject to the condition that the competent authority may require the provision and maintenance of a suitable room or rooms with an attendant and necessary equipment at or near any working place or part of the mine:

Provided further that if the competent authority is satisfied that by reason of shortage of building material or of labour, the said person is unable to provide within the stipulated period a creche in accordance with the specifications in these rules, he may approve of the erection of a temporary structure to be replaced by a permanent structure within such time as he may prescribe.

- (2) Notwithstanding anything contained in sub-rule (1), if the competent authority is of opinion that the conditions in any mine or part thereof are such as to render compliance with the said rule unnecessary, he may by an order in writing and subject to such conditions as he may specify exempt the mine from the provision of a creche.
- (3) If in any case the competent authority is satisfied that no inconvenience will be caused to the employees concerned, if a single creche is provided to serve neighbouring mines, he may authorise the owners, agents or managers of such mines to provide jointly a single creche and on such conditions as he may prescribe.
- (4) On the production of a certificate from the Chief Inspector of Mines that the productive capacity of a mine will be exhausted within the next three years, the competent authority may on condition that the said person shall provide a temporary structure to serve the purpose of a creche and on such other conditions as the competent authority deems fit, grant exemption from the construction of a creche in accordance with these rules.
- (5) Subject to such relaxations as may be considered necessary by the compe tent autholity the provisions of rules 5 to 13 shall also apply to every room or rooms provided under the first proviso to sub-rule (1) and to every temporary structure provided under the second proviso of sub-rule (1) and under sub-rule
- 4. Standards for creches.—(1) There shall be four types of creches according to the number of women employed as specified in Schedule I.
  - (2) Every creche shall conform to the following standards:
    - (i) It shall be contained in one building, built of brick and mortar, adequately lighted and properly ventilated and affording effective protection from all kinds of weather: Provided that, with the previous permission in writing of the competent authority, it may be built of any other material which the said authority may approve.
    - (ii) It shall be constructed on a suitable site selected by the mine management with the previous approval of the competent authority.
  - (iii) The flooring shall be of cement or stone and the ceiling shall not be less than 4 metres high from the floor.
  - (iv) The interior walls shall be lime-washed once in six months and the wood-work shall be painted or varnished once in every three years.
- (v) It shall be maintained in a clean and sanitary condition to the satisfaction of the inspecting staff:

Provided that the competent authority may permit variations in the standards specified in clauses (iii) and (iv) having regard to local conditions.

5. Provision of latrines.—(i) There shall be provided one latrine in each 'A', 'B' and 'C' types of creches and two latrines in each 'D' type of creche.

Provided that a commode or latrine shall also be provided in all types of creches, wherever considered necessary by the competent authority, for the use of children affected by any infectious disease.

- (2) The latrines shall be kept in a sanitary condition to the satisfaction of the inspecting staff.
- (3) The competent authority may permit variations in the standards specified in sub-rule (1) having regard to local conditions.
- 6. Provision of bath rooms.—In every creche there shall be provided a closed bath room with separate space for washing and drying soiled clothes or bed linen. The bath room shall be equipped either with a sink or masonry tubs and the quantity of water to be provided shall be on a scale of at least 15 litres per child attending the creche.
- (2) The competent authority may permit variations in the standards specified in sub-rule (1) having regard to local conditions.
- 7. Amenities to be provided at creches.—(1) Medicines for first aid, cradles, cots, beds, linen, bedding, feeding bottles, cooking utensils, toys, furniture and other equipment for the use of children shall be maintained at each creche on the scale specified in Schedule II.
- (2) A supply of cool and wholesome drinking water shall be provided for each creche on a scale of at least two litres per child attending the creche.
- (3) Milk and diet for children attending creches and clean clothes for the creche staff shall be supplied on the scale specified in Schedule III.
- ed in sub-rules (1), (2) and (3) if considered necessary.
- 8. Time when creches shall be kept open.—The creche shall remain open at all times, both by day and by night when women employees are working at the mine and it shall be properly lighted at night.
- 9: Use of the creche.—The use of the creche shall be restricted to children, their attendants, the supervisory staff and such other persons as may be related to or concerned with children in the creche.
- 10. Medical Arrangements.—(1) A medical examination of the children attending the creche shall be made every month by a qualified medical practitioner and a record of such examinations shall be maintained in Form A.
- (2) A medical examination of the nursing mothers attending the creche shall be made once in every two months by a qualified medical practitioner preferably a woman. When the examination is conducted by a male doctor, it shall be made in the presence of the creche nurse. Records of such examination shall be maintained in Form B.
- (3) The Medical Officer-in-charge of the mine, or the Welfare Officer, shall be responsible for the general supervision of the creche.
- 11. Provision of staff.—(1) The said person shall employ, at every creche, staff on the scale prescribed in Schedule IV.

Provided that only such women as have successfully undergone training as a creche nurse at an institution approved by the Central Government shall be eligible for appointment as a creche-in-charge.

Provided further that in the case of a woman in employment on the 1st June 1963 as creche-in-charge in a mine, this provision may be relaxed with the approval of the competent authority subject to such conditions as may be specified.

(2) Where by reason of temporary absence, illness, or any other similar cause, the full time creche-in-charge is unable to perform her duties, the said person shall authorise in writing any one whom he considered competent to act in her place:

Provided that no such authorisation shall have effect for a period of more than thirty days except with the previous consent of the competent authority.

- (3) The creche-in-charge shall ensure that the creche is kept in a clean and sanitary condition, that all children attending it are properly looked after, washed and fed in accordance with the provisions of these rules and that they and the nursing mothers are taught clean and healthy habits.
- 12. Maintenance of records.—(1) A register giving particulars of children attending a creche, shall be maintained in Form C.
- (2) A register of complaints shall be maintained for inspection by the Medical Officer-in-charge and by the management of the mine.
- 13. Inspection of creche.—A creche may be inspected at any time by the competent authority or by an officer authorised by the said authority for the purpose. At every creche, a book to be called 'Creche Inspection Book' shall be kept in which the inspecting officers may record their observations.

#### FORM A

#### [See Rule 10(1)]

Form for recording the results of the medical examination of children attending creches

Date, month and year of examination.....

Serial Name of child Age (Date of birth and occupation where date of last examination)

1 2 3 4 5

Weight on the date of Disease or abnormality found, if any if any Remarks

6 7 8 9

(Signature of the qualified medical practitioner)

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					lified medi	cal practiti	ioner).	
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	•		[See	FORM C Rule 12(1)	01		ioner).	
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90.0

140.0

325.0

B type

C type

D type

## SCHEDULE II [See Rule 4(1)]

## Standards for creches

Number of women currently employed on any day of the preceding twelve months whichever is greater	Type of creche
Coal mines Metalliferous min	Notation Minimum plinth area (in square metres)
10 or less	A type 27.5

31-100

101-200

More than 200

More than 100

## SCHEDULE II [See Rule 7(1)]

## Equipment and medicines for first aid in creches

Description of equipment first aid artic	cles etc	с.	A type creche	B type creche	C type creche	D type creche
	I. Do	rmito	ry		•	
I. Cots						
2. Cradles with railing	1000		2 2	6	6	15
PACIFIC DE		- 7		4.	0	10
CA.	2. Sic	k Ro	om			
Cots				1		2.
c. Chamber pot			I	1	ī	1
	. 11					
	3. Mo	ntesso	ri Room			
Benches					ratturk ski	. 2
Desks (long)				••	••	2
Almirah			••	••	1.00	I
. Table	1,1	g 03 •			••	I
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1.	4. Sto	re				apparatus.
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. Nail Brushes			1	1	1210 <b>I</b> 10m	15d T 2
i	5. Ba	th		Start and the start of the star	The Proper	thin .
Bath tubs				7		
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Enamel jugs				I	STATE OF	3 2
Aluminium mugs			1	1	2	FOR 3
Towelrack				. 1	1	<b>阿斯斯斯</b> 斯斯斯斯斯斯斯斯斯斯斯斯斯斯斯斯斯斯斯斯斯斯斯斯斯斯斯斯斯斯斯斯斯
Soaps				of soap per		child.
Soap dishes . msreened . 200			I	2	3	4
Infant combs		1	3	10	15	20

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			6.	Creche	Attend	lant			
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3. Stool . 4. Pens, ink, etc.	11.04		29(4)	W 61.475	A	s speci	fied by the o	ompetent	
4. Pens, mk, etc.						authori			
5. Waste Paper Ba	sket .		100			I	I .	I	I
6. Cup-board 7. Clock				4			i	ī	î
. Clock				Lin					
A cope A			7	. Diui	ng			A Service	505 (SC 168
. Enamel cups or	mugs				001-11		15	30	50
2. Enamel Plates			•		og-po-	6	15	30	50
Feeding bottles Spoons			. 0	ne med	t produ	5	10	15	20
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. Buckets .	Maria Santa	1796	T many	Mr. on	King Sala	2 m. 1	2	2	2
. Tumblers .	Property of the same of the sa	er Constitution		· deligner ( )	******	2	2	2	2
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. Bed sheets		de esta de la composição				4	15	25	40
. Pillows .	· 4 ·			100	•	4	15	25	25 40
B. Pillow cases	• • •					4	8	12	15
. Towels .	and the same			200407	e var	10	20	40	50
Knickers				*5e		10	20 .	40	50
. Mosquito nets							8	12	25
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	A SERVICE AND A	(for every ty	no of an	-1-1	
1. Brooms or Scrubbing brushes		(lor every ty	be of cre	cne)	
2. Dusters	24907	Adami	.2	P. 2 200	naviginals, is
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A STATE OF THE STA	Diet, Clothing an	d other amenit	ies		ETGERSON &
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. 2-1/2 years to 6 years 251	litre milk, puffed with gur	60 grammes	mini-	pudding)	moin
		tables or me	at curry	спарац.	is Chinese
Note:— I. Children who are from Marasmus a	underweight and	d unhealthy o	who a	e found	ni e
to the diet presc	ribed above		quarte	r boned egg	m addition
2. Seasonal green ve for supplying su	egetables both ra	w and cooked	i should	be provid	
3. If the competent of any reason, then t	r inspecting auth	ority is satisfic	ed that	nilk is not	ovoilett. c
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#### SCHEDULE IV

[See Rule 11(1)]

#### Staff in creches

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4. Sweepress	•		antia.	er datte	Ant Cas	• • (	part-time)	1	I	1

Note:-Staff is to be engaged whole-time unless otherwise indicated.

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[No. 8(9)59-MIII.]

R. C. SAKSENA, Under Secy

#### New Delhi, the 23rd May 1963

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- G.S.R. 943.—In exercise of the powers conferred by section 3, read with section 7, of the Coal Mines Provident Fund and Bonus Schemes Act, 1948 (46 of 1948), the Central Government hereby makes the following Scheme further to amend the Coal Mines Provident Fund Scheme, published with the notification of the Government of India in the late Ministry of Labour No. PF 15(5)/48, dated the 11th December 1948, namely:—
- 1. This Scheme may be called the Coal Mines Provident Fund (Third Amendment) Scheme, 1963.
- 2. In the Coal Mines Provident Fund Scheme, after sub-paragraph (2) of paragraph 57, the following sub-paragraph shall be inserted namely:—
  - "(3) The Commissioner may make budgetary re-appropriation of funds subject to the conditions that the total budget sanctioned under subparagraph (2) skall not be exceeded by him and that the re-appropriation made by him is for meeting such expenses of administration as may be met from the Administration Account in pursuance of the provisions of paragraph 56:

Provided that any re-appropriation made under sub-paragraph (3) shall be reported by the Commissioner to the Board at the first meeting held by it after such re-appropriation."

[No. 2(328)/63-PF.I.]

#### New Delhi, the 27th May 1963

- G.S.R. 944.—The following regulations which have been made by the Board of Trustees of the Coal Mines Provident Fund, in pursuance of sub-paragraph (2) of paragraph 24 of the Coal Mines Provident Fund Scheme, further to amend the Coal Mines Provident Fund Staff Regulations, 1957 and with the approval of the Central Government are published for general information, namely:—
- 1. These Regulations may be called the Coal Mines Provident Fund Staff (Amendment) Regulations, 1963.

2. For paragraph 21 of the Coal Mines Provident Fund Staff Regulations, 1957, the following paragraph shall be substituted, namely:—

#### "21. Superannuation

"The age of and conditions governing compulsory and voluntary retirement of officers and other employees of the Coal Mines Provident Fund from the service of the Fund shall be the same as may be prescribed from time to time by the Central Government in respect of corresponding categories of Central Government employees."

[No. 40(115)/63-PF.I.] SHAH AZIZ AHMAD, Dy. Secy.

## New Delhi, the 23rd May, 1963

G.S.R. 945.—In exercise of the powers conferred by clause (d) of sub-section (2) of section 30 of the Minimum Wages Act, 1948 (11 of 1948), the Central Government hereby makes the following rules further to amend the Minimum Wages (Central) Rules, 1950, the said rules having been previously published as required by sub-section (1) of the said section, namely:—

- 1. These rules may be called the Minimum Wages (Central) Amendment Rules, 1963.
- 2. In the Minimum Wages (Central) Rules, 1950, in sub-rule (2) of rule 21, after item (xii), the following item shall be inserted, namely:—
  - "(xiii) deductions made with the written authorisation of

SPOI WANT 1962

- (a) the employed person; or
- (b) the President or Secretary of the registered trade union of which the employed person is a member on such conditions as may be prescribed, for contribution to the National Defence Fund or to any Defence Savings Schame approved by the Central Government."

[No. LWI(I)3(46)/62.] K. UPPAL, Under Secy.

#### New Delhi, the 24th May 1963

- G.S.R. 946.—In exercise of the powers conferred by section 3 read with section 7 of the Coal Mines Provident Fund and Bonus Schemes Act, 1948 (46 of 1948), the Central Government hereby makes the following Scheme further to amend the Andhra Pradesh Coal Mines Provident Fund Scheme, published with the notification of the Government of India in the late Ministry of Labour No. S.R.O. 657, dated the 12th March, 1956, namely:—
- 1. This Scheme may be called the Andhra Pradesh Coal Mines Provident Fund (Fourth Amendment) Scheme, 1963.
- 2. In the Andhra Pradesh Coal Mines Provident Fund Scheme, hereinafter referred to as the said Scheme, after sub-paragraph (2) of paragraph 7, the following sub-paragraph shall be inserted, namely:—
- "(3) Where a subscriber to the Employees' Provident Fund established for the employees of the Singareni Collieries Company Limited, having elected to continue to subscribe to that Fund under sub-paragraph (1) makes an application to the Commissioner within such period as the Commissioner may specify on this behalf, for becoming a member of the Provident Fund established under this Scheme, the Commissioner may, if he is satisfied, permit the subscriber to make a fresh election. Where the subscriber is so permitted, the employer shall require the subscriber to make a fresh election in form 'C' and if he elects to join the Fund, he shall be deemed to have become a member of the Fund and shall be rentitled to contribute to it from the date of such re-election or from such prosentiated to contribute to it from the date of such re-election certificate together with a return in duplicate in form H (Revised) and the declaration of the subscriber in form 'A' shall be forwarded to the Commissioner by the employer within a fortnight of the date of the said election. The return in Form employer within a fortnight of the date of the said election.

H (Revised) shall be marked Special and shall be deemed to relate to the period of six months in which the certificate in Form 'C' is signed irrespective of whether the subscriber puts in the prescribed attendance in that period or not."

[No. 2(295) 62-PF. I.] P. D. GAIHA, Under Secy.

#### MINISTRY OF LAW

## (Legislative Department)

New Delhi, the 20th May 1963

- G.S.R. 947.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment of persons to the post of Officer on Special Duty in the Ministry of Law (Legislative Department), namely:—
- 1. Short title.—These rules may be called the Ministry of Law (Legislative Department) (Officer on Special Duty) Recruitment Rules, 1963.
- 2. Application.—These rules shall apply to the post of Officer on Special Duty in the Ministry of Law (Legislative Department) as specified in column 1 of the Schedule annexed hereto.
- 3. Classification, scale of pay, method of recruitment etc.—The classification, scale of pay, method of recruitment, age limit, qualifications and other matters relating to the post of Officer on Special Duty in the Ministry of Law (Legislative Department) shall be as specified in columns 3 to 13 of the Schedule aforesaid.
- .4. Disqualification.—(a) No person, who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to the post; and
- (b) No woman, whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has a wife living at the time of such marriage, shall be eligible for appointment to the post:

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

C.S.R. 34s.—In energies of the reward conferred by strong 2 and with section 7 of the Coal Mines Provident Fund and H and Schemes A. 19 148 of the Crimal Covaringent Section makes the follow as Schemes A. 20 148 of the Crimal Covaringent Section makes the following subject of the covaring Section of the Covaringent A. 20 and the covaring Section of the Covaringent Section of the Covaring Section of the Covaring

SEC. 3(i)]	THE GAZETTE	OF INDIA: JUN	E 1, 1963/JYA	ISTHA 11, 1885
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<b>\</b>	in Ministry of	Method of Ir rectt, whether by direct rectt, or by promotion or transfer & percentage of the vacancies to be filled by various methods	IO	N.A. By transfer on deputa- tion	
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SCHEDULE (See Rules 2 and 3)		duca. Whether Period ional age and of and other educational probatualifica- qualifications prescribed if any equired for the cordite recruits will apply in the case of Promotees		N.A.	
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,	rules for the	Age limit for direct recruits	9	N.A.	
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## (Department of Legal Affairs)

## New Delhi, the 27th May 1963

G.S.R. 948.—In exercise of the powers conferred by clause (2) of article 77, read with clause (1) of article 299, of the Constitution, the President hereby makes the following rule, namely:—

The Guarantee Agreement (Fifth Industrial and Credit Investment Project) between India and International Bank for Reconstruction and Development, arising out of the Loan Agreement (Fifth Industrial Credit and Investment Project) between International Bank for Reconstruction and Development and the Industrial Credit and Investment Corporation of India, shall be executed and authenticated on behalf of the President by Shri A. K. Dar, Minister (Political) Embassy of India, Washington.

[No. F. 17(2)/61-J.]

By order and in the name of the President,

H. C. DAGA, Jt. Secy. and Legal Adviser.

# The Gazette



## of India

## PUBLISHED BY AUTHORITY

No 23] . NEW DELHI, SATURDAY, JUNE 8, 1963/JYAISTHA 18, 1885

#### NOTICE

The undermentioned Gazettes of India Extraordinary were published upto the 25th May, 1963:—

Issue No.	No. and Date	Issued by	Subject
92.	G.S.R. 887, dated 25th May, Mini 1963.	stry of Finance	The Compulsory Deposit Scheme Act, 1963 (21 of 1963) shall come into force with effect from the 1st day of June, 1963.
	G.S.R. 888, dated 25th May, 1963.	Ditto.	Every employee shall make a compulsory deposit at the rate specified in the compulsory Deposit (Employees) Scheme, 1963 with effect from the 1st day of July, 1963.
	G.S.R. 889, dated 25th May, 1963.	Ditto.	• The Compulsory Deposit (Income tax-payers) Scheme, 1963.
	G.S.R. 890, dated 25th May, 1963.	Ditto.	The Compulsory Deposit (Employees) Scheme, 1963.
93. (	F.S.R. 891, dated 25th May, Minis 1963.	stry of Food griculture	& Authorising the officers men- tioned in column I below to exercise the powers conferred within the areas mentioned against their names.

Copies of the Gazettes Extraordinary mentions above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi, Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

## PART II-Section 3-Sub-section (i)

General Statutory Rules (including orders, bye-laws etc. of a general character) issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

#### MINISTRY OF LAW

#### (Department of Legal Affairs)

New Delhi, the 29th May 1963

G.S.R. 959.—In exercise of the powers conferred by clause (2) of article 77, read with clause (1) of article 299, of the Constitution, the President hereby makes the following rule, namely:—

Without prejudice to the rules made by the President by the notification of the Government of India in the Ministry of Law, Department of Legal Affairs, No. G.S.R. 1330 dated the 29th September, 1962, the Minister-Counsellor in the Embassy of India in Moscow shall execute on behalf of the President and authenticate all agreements and contracts made in exercise of the executive power of the Union with the Government of U.S.S.R.

[No. F. 17(2)/61-J.]

By Order and in the name of the President,

H. C. DAGA, Jt. Secy. Legal Adviser.

### MINISTRY OF HOME AFFAIRS

New Delhi, the 30th May 1963

G.S.R. 960.—In exercise of the powers conferred by sub-rule (1) of rule 113 of the Defence of India Rules, 1962, the Central Government hereby appoints Shri G. V. D. Marar, Appellate Assistant Commissioner of Income-tax, Madras, to be a member of the Compensation Tribunal for the State of Madras, which was constituted by the Central Government by the notification of the Government of India in the Ministry of Home Affairs No. G.S.R. 518, dated the 22nd March, 1963, in the place of Shri Avtar Krishan, Appellate Assistant Commissioner of Incometax, since transferred out of Madras.

[No. F. 4/2/62-Poll(Spl.).]

K. R. PRABHU, Dy. Secy.

#### ORDERS

#### New Delhi, the 28th May 1963

G.S.R. 961.—Where as in the opinion of the Central Government the map entitled "Latest Road Map of India", published by Nirdosh Publications, Eros Book Stall, Jang Pura Market, New Delhi in 1962, contains a prejudicial report as defined in clause (7) of rule 35 of the Defence of India Rules, 1962;

Now, therefore, in exercise of the powers conferred by rule 45 of the Defence of India Rules, 1962, the Central Government hereby—

- (a) prohibits the further sale or distribution of the said map and declares the said map and every copy thereof to be forfeited to Government;
- (b) directs every person possessing any copy of the deliver the same to the local police authorities. of the said wall map to

[No. 59/65/63-Poll. II.]

#### New Delhi, the 29th May 1963

G.S.R. 962.—Whereas in the opinion of the Central Government the issue of April 1963 of the Urdu periodical entitled "Tarjuman-ul-Quran", edited and published by Syed Abu Ala Maudoodi from Ichhra, Lahore (Pakistan), contains prejudicial reports as defined in clause (7) of rule 35 of the Defence of India Rules, 1962;

Now, therefore, in exercise of the powers conferred by rule 45 of the Defence of India Rules, 1962, the Central Government hereby—

- (a) prohibits the further sale or distribution of the said issue or any extract therefrom or of any translation thereof, and the sale or distribution of any subsequent issue of the said periodical;
- (b) declares the said issue and every copy or translation thereof or extract therefrom, to be forfeited to Government; and
- (c) directs every person possessing any copy of the said issue to deliver the same to the local police authorities

[No. 59/60/63-Poll.II.]

G.S.R. 963.—Whereas in the opinion of the Central Government the issue No. 33, dated the 1st December, 1962 of the periodical entitled "Korea News", published by the Korean Central News Agency, Pyongyang, Democratic People's Republic of Korea, contains prejudicial reports as defined in clause (7) of rule 35 of the Defence of India Rules, 1962;

Now, therefore, in exercise of the powers conferred by rule 45 of the Defence of India Rules, 1962, the Central Government hereby—

- (a) prohibits the further sale or distribution of the said issue or any extract therefrom or of any translation thereof, and the sale or distribution of any subsequent issue of the said periodical;
- (b) declares the said issue and every copy or translation thereof or extract therefrom, to be forfeited to Government; and
- (c) directs every person possessing any copy of the said issue to deliver the same to the local police authorities.

[No. 59/55/63-Poll.II.]

G.S.R. 964.—Whereas in the opinion of the Central Government the issue No. 2(81) of 1963 of the periodical entitled "Korea Today", published by Foreign Languages Publishing House, Pyongyang and printed in the Democratic People's Republic of Korea, contains prejudicial reports as defined in clause (7) of fule 35 of the Defence of India Rules, 1962;

Now, therefore, in exercise of the powers conferred by rule 45 of the Defence of India Rules, 1962, the Central Government hereby—

- (a) prohibits the further sale or distribution of the said issue or any extract therefrom or of any translation thereof, and declares the said issue and every copy or translation thereof or extract therefrom, to be forfeited to Government; and
- (b) directs every person possessing any copy of the said issue to deliver the same to the local police authorities.

[No. 59/66/63-Poll.II.]

## New Delhi, the 30th May 1963

G.S.R. 965.—In pursuance of sub-rules (3) and (4) of rule 6 and sub-rule (3) of rule 8 of the Defence of India Rules, 1962, the Central Government hereby authorises every member of the Railway Protection Force, constituted under the Railway Protection Force Act, 1957 (23 of 1957), to exercise the powers conferred by these sub-rules in respect of any, workshop, installation, area or property belonging to the Indian Railways, which is declared to be a prohibited place under

the provisions of the Indian Official Secrets Act, 1923 (19 of 1923), or to be a protected place or a protected area under rule 7 or rule 8 of the said rules.

[No. 59/53/63-Poll.II.]

G.S.R. 966.—Whereas in the opinion of the Central Government the editorial captioned "A FOOL'S GAME" in the issue of January 1963 of the periodical entitled "Monthly Review", edited by Leo Huberman and Paul M. Seezy and published from New York, contained prejudicial reports as defined in clause (7) of rule 35 of the Defence of India Rules, 1962;

Now, therefore, in exercise of the powers conferred by rule 45 of the Defence of India Rules, 1962, the Central Government hereby—

- (a) prohibits the further sale or distribution of the said issue or any extract therefrom or of any translation thereof, and declares the said issue and every copy or translation thereof or extract therefrom, to be forfeited to Government; and
- (b) directs every person possessing any copy of the said issue or any part thereof to deliver the same to the local police authorities.

[No. 59/62/63-Poll.II.]

#### New Delhi, the 1st June 1963

G.S.R. 967.—Whereas in the opinion of the Central Government the issue dated the 15th April, 1963 of the Urdu newspaper entitled "Roznama Tamir, Rawalpindi", edited by Mohammed Fazal and printed and published by Rashid Ahmad and printed at Tamir Printing Press, Syed Pur Road, Rawalpindi, contains prejudicial reports as defined in clause (7) of rule 35 of the Defence of India Rules, 1962;

Now, therefore, in exercise of the powers conferred by rule 45 of the Defence of India Rules, 1962, the Central Government hereby—

- (a) prohibits the further sale or distribution of the said issue or any extract therefrom or of any translation thereof, and the sale or distribution of any subsequent issue of the said newspaper;
- (b) declares the said issue and every copy or translation thereof or extract therefrom, to be forfeited to Government; and
- (c) directs every person possessing any copy of the said issue to deliver the same to the local police authorities.

[No. 59/64/63-Poll(II).]

P. K. DAVE, Jt. Secy.

#### MINISTRY OF EXTERNAL AFFAIRS

New Delhi, the 27th May 1963

G.S.R. 968.—In exercise of the powers conferred by sub-section (1) of section 17 of the Haj Committee Act, 1959 (51 of 1959), the Central Government hereby makes the following rules, namely:—

- 1. Title.—These may be called the Haj Committee Rules, 1963.
- 2. Definitions.—In these rules, unless the context otherwise requires—
  - (1) "The Act" means the Haj Committee Act 1959 (51 of 1959);
  - (2) "Section" means a section of the Act.
- 3. Location of the Committee.—The Haj Committee will be located at Bombay.

  Part. I—Rules relating to membership
- 4. Manner of Nomination and co-option of members of the Committee.—(1) The Central Government shall be responsible for the conduct of all nominations and co-option of members of the Committee in accordance with these rules.
- (2) Within fifteen days after the publication of the notification regarding the nomination of the members of the Committee under sub-section (2) of Section 4, the

Central Government shall fix a date for meeting at Bombay, of the members referred to in clauses (a) to (k) of sub-section (1) of the said section. At such meeting, the members shall co-opt three members to the Committee in accordance with the provisions of clause (1) of sub-section (1) of the said section.

- 5. Disqualifications for being nominated or co-opted as members of the Comnittee.—A person shall be disqualified for being nominated or co-opted as a member of the Committee:
  - (i) if he is not a citizen of India;
  - (ii) if he is not a Muslim;
  - (iii) if he is an undischarged insolvent;
  - (iv) if he is a member of any public body or association which has been declared illegal by the Central Government or any State Government;
  - (v) if he holds any office of profit under the Committee; or
  - (vi) if he takes part in the management or direction of any business which has interests in pilgrims traffic:
  - Provided that nothing in this rule shall apply to any official or other representative of any Shipping Company engaged in the transport of pilgrims to the Hedjaz.
- 6. Grounds on which a member nominated or co-opted may be removed.—(1) Any member, except an official member, nominated or co-opted to the Committee, who—
  - (a) becomes disqualified for being a member under rule 5; or
  - (b) remains absent from three consecutive meetings of the Committee, except for reasons of temporary illness or any other cause to be approved by the Committee,

shall cease to be a member of the Committee and his office shall thereupon be declared to be vacant by the Central Government.

- (2) Any member who is aggrieved by a declaration under sub-rule (1) may represent to the Central Government for the restoration of his membership. The Central Government may, after giving him an opportunity to be heard, decide the question and the decision of the Central Government thereon shall be final.
- (3) The Central Government may remove a member whose activities are found undesirable in the interest of pilgrim affairs from his membership on the Committee, after giving him an opportunity to be heard.
- 7. Resignation of members nominated or co-opted.—(1) A member nominated to the Committee may resign his membership on the Committee by giving fifteen days' notice of his intention to resign to the Chairman of the Committee, who shall forthwith cause a copy of such notice to be sent to the Central Government.
- (2) A member co-opted to the Committee may resign his membership on the Committee by giving one month's notice of his intention to resign to the Chairman of the Committee who shall forthwith cause a copy of such notice to be sent to the Central Government.
- 8. Filling of casual vacancies and term of office of such members.—(1) Any casual vacancy by resignation or otherwise which may arise, shall be filled up by the same category of member, to which the former member belonged.
- (2) A member filling a casual vacancy shall remain in office for the unexpired portion of the term of the member in whose place he is nominated or co-opted.
  - · PART II-Rules relating to Chairmanship
- 9. Chairman's term of office.—The Chairman of the Committee shall hold office for one year from the date he assumes charge as Chairman, but shall be eligible for re-election.
- 10. Convening of meetings.—(1) The first meeting of the Committee after the election or appointment of the Chairman under section 6 shall be held on a day and at a time and place to be fixed by the Chairman. If such meeting is not held on the day so fixed it shall be held on a subsequent day to be fixed by the Chair-

man. Thereafter the Committee may, subject to the provisions of sub-section (1) of Section 10, meet and adjourn as it thinks proper:

Provided that the Chairman may whenever he thinks fit and shall, on the written requisition of not less than four members of the Committee, call a special meeting of the Committee on any day or when a special meeting is to be called on a written requisition, on a date not later than four days after such requisition.

- (2) If at any time during the meeting of the Committee it is brought to the notice of the Chairman that the number of members present falls short of the number required to make a quorum prescribed by sub-section (2) of Section 10 of the Act, the Chairman shall adjourn the meeting to some other day, fixing such time and place as he shall think convenient.
- 11. Chairman's powers and duties.—(1) The Chairman shall be at liberty to omit from a notice of motion any matter which he may consider to be libellous or grossly offensive and, if he deems proper, may disallow a motion altogether on the said grounds. The Chairman may also, with the approval of the Committee, direct any matter which in his opinion is libellous or grossly offensive to be omitted from the minutes of the proceedings of the meeting.
  - (2) The Chairman shall disallow-
    - (a) any proposition concerning any matter in which the member moving it has directly or indirectly by himself or his partner any share or interest in the management or direction of any business which has interests in pilgrim traffic or in which he is professionally interested on behalf of a person engaged in pilgrim traffic;
    - (b) any motion which contains a statement the accuracy of which the mover is not able to substantiate.
- (3) The Chairman shall decide summarily all points of order or procedure, but an appeal against his decision shall be permissible at any subsequent meeting of the Committee. Such appeal, addressed to the Committee shall take the form of a substantive proposition directly calling such decision into question and notice of such proposition shall be given at least three clear days before the day fixed for the meeting.
- (4) The Chairman may allow, with the consent of the members present at a meeting, any member to introduce in that meeting any motion, urgent or otherwise, not mentioned in the agenda to be discussed at such meeting.
- 12. Resignation and removal of the Chairman.—(1) If a no-confidence motion or a vote of censure against the Chairman of the Committee, or a resolution for his removal from the Chairman is passed by not less than two-thirds of the total membership of the Committee, such a motion, or resolution shall have the effect of removing the Chairman from his office as from the date on which the motion/resolution is so passed.
- (2) The Chairman shall be removed from Office if he becomes disqualified under these rules for being a member of the Committee.
- (3) The Chairman may resign on giving one month's notice in writing to the Central Government of his intention so to do.
- 13. Filling up of casual vacancies in the office of Chairman and term of office of persons filling them.—(1) Any casual vacancy in the office of Chairman shall be filled in accordance with sub-section (1) or sub-section (2) of section 6, as the case may be.
- (2) Any person filling such vacancy shall remain in office only so long as the Chairman, in whose place he is elected or appointed, would have held the office, if the vacancy had not occurred.

#### PART III-Officers and Servants

- 14. Relations between Haj Committee and its Executive Officer.—The Executive Officer appointed under sub-section (1) of section 12 shall be subordinate to the Committee and shall act according to the directions given by the Committee.
- 15. Subordinate Employees.—(1) All other employees of the Committee appointed under sub-section (2) of section 12 shall be subordinate to the Executive Officer and shall act according to his instructions.

- (2) The Executive Officer shall be directly responsible to the Committee for the work done by the said employees.
- 16. Conditions of service of the Executive Officer and other employees.—
  (1) The services of the Executive Officer and other employees of the Committee shall ordinarily be temporary unless made permanent under specific orders of the authority competent to do so, and shall be terminable at three months' notice on either side:

Provided that the Executive Officer or any such other employee may be removed from his office for neglect or misconduct in the discharge of his duties or incapacity to hold the office by a resolution of the Committee passed by not less than half of the total membership of the Committee and with the approval of the Central Government.

- (2) The Executive Officer and other employees of the Committee shall receive such pay, allowances and other emoluments as may be fixed from time to time by the Committee with the approval of the Central Government.
- (3) The Executive Officer and other employees of the committee shall be granted leave at rates approved by the Central Government at the discretion of the Chairman, who shall also fill the casual vacancies caused thereby.
- (4) Casual leave, ordinarily not exceeding 8 days at a time or 12 days in all during the course of a year, may be granted to the Executive Officer by the Chairman and to the other employees of the Committee by the Executive Officer at their discretion.
- 17. Powers and duties of Executive Officer.—(1) The Executive Officer shall issue notice of meetings of the Committee to the members. He shall record the proceedings of the meetings of the Committee.
- (2) The Executive Officer shall conduct all correspondence affecting pilgrims and the Committee.
- (3) The Executive Officer shall, subject to the general supervision and control of the Committee, exercise such powers and perform such duties as the Committee may direct.
- (4) (a) The Executive Officer shall from time to time prepare and bring before the Committee a schedule setting forth:—
  - (i) the designations and grades of other employees of the Committee who, in his opinion, should be maintained; and
  - (ii) the salaries, fees and allowances, which, in his opinion, should be paid to each of such employees.
- (b) The Committee may, subject to the approval of the Central Government, sanction such schedule or make such modifications as it deems proper:

Provided that no new office aggregate emoluments of which exceed Rs. 100 per mensem shall be created without the previous sanction of the Central Government.

#### Part IV .- The Haj Fund

- 18. Provision for the custody of the Haj Fund.—(1) All sums placed to the credit of the Haj Fund shall be held by the Committee in trust and shall, subject to the provisions of the Act and then rules, be applied for the purposes mentioned in the Act.
- (2) All money transactions to which any member of the Committee or any officer or employee of the Committee is a party in his official capacity shall, immediately and without any reservation, be brought to account in the books of the Committee and all moneys received other than money withdrawn from the bank to meet current expenditure shall be paid in full into the bank for credit to the Haj Fund on the day following the day of receipt or, if that be a bank holiday, on the next day on which the Bank is open.
- (3) The Haj Fund shall be kept in the State Bank of India or such other scheduled Bank as the Central Government may from time to time direct.
- (4) No payment shall be made by the Bank out of the Haj Fund, except upon a cheque signed by the Chairman and the Executive Officer, or in the event of

the illness or absence from the Port of Bombay of the Chairman or the Executive Officer by any two members duly authorised by the Committee. Payments by the Committee shall ordinarily be made by cheques, but sums of less than fifty rupees may be paid from permanent advance.

- (5) Every item of expenditure shall be entered in a bill in the form prescribed. Bills and other papers presented for payment shall be examined by the Executive Officer and if the claim is admissible, the authority is proper and the signature is true and in order, the Executive Officer shall make an order to pay on the bill and sign it. The Executive Officer shall be personally responsible that the bill is complete and affords sufficient information as to the nature of the payment and that the payee actually receives the sum passed and gives a legal acquitance.
- 19. Investment of Balances of Haj Fund.—Notwithstanding anything contained in sub-rule (3) of rule 18 the Committee, with the previous sanction of the Central Government, may place in fixed deposit with any Bank or may invest the same in Government or any other public securities and may likewise dispose of such securities as may be necessary. The income resulting from any fixed deposit or from any such security or from the sale proceeds of any such security, shall be credited to the Haj Fund.
- 20. The obects to which Haj Fund shall be applied.—(1) The moneys credited to the Haj Fund shall be applied in payment of all sums, charges and costs necessary for the purposes specified in sections 9 and 16 of the Act inclusive of—
  - (i) the salaries, joining time allowances and other allowances of the Executive Officer and of other employees of the Committee and of any other employee whose services may, at the request of the Committee be placed at their disposal by the Central Government;
  - (ii) the contributions to provident funds, pensions, gratuities, leave and compassionate allowances payable under the provisions of Act or the rules made thereunder;
  - (iii) any other sum which may be legally payable by the Committee;
  - (iv) payment of travelling allowance and daily allowance to members of the Committee not resident in Bombay at rates admissible to Grade I officers of the Government of India; and
  - (v) payment of subsidy to any Haj Committee established in any State in India which shall not be more than one-third of the amount collected as registration fee of pilgrim passes of the pilgrims belonging to the State concerned.
- 21. Contracts and expenditure which may be entered into or incurred by the Committee—(1). The Committee shall be competent to enter into or perform any contract or incur any expenditure necessary for the performance of its duties under the Act and these rules.
  - (2) Every contract or expenditure-
    - (i) of a value or amount exceeding Rs. 25 but not exceeding Rs. 50 shall require the previous sanction of the Chairman on behalf of the Committee.
    - (ii) of a value or amount exceeding Rs. 50/- but not exceeding Rs. 250/- shall require the previous sanction of the Committee
    - (iii) of a value or amount exceeding Rs.250/- shall require previous sanction of the Central Government:
      - Provided that nothing in this sub-rule shall apply to any expenditure relating to any of the following items namely:—
    - (a) refunds of passage deposits and passage moneys;
      - (b) refunds of fees levied for pilgrims passes and visitors' passes where such passes have not been used;
      - (c) payments of sale proceeds of effects of pilgrims;
      - (d) refunds of any deposits received from cr on behalf of pilgrims;

- (e) payments to shipping companies of deposits made by the pilgrims for return steamer fares; and
  - (f) payments in respect of relief or repatriation of indigent pilgrims stranded in the city of Bombay, not exceeding Rs. 50/- in each individual case.
- (3) Every other contract or expenditure shall be sanctioned by the Executive Officer on behalf of the Committee.
- (4) Every contract made by the Committee shall be in writing and shall be signed by the two members of the Committee of whom the Chairman or a Vice-Chairman shall be one and be countersigned by the Executive Officer and be sealed with the common seal of the committee.
- (5) No article of dead stock of a book value of Rs. 25/- and above shall be written off without the sanction of the Committee:

Provided that when the book value of such articles exceeds Rs. 250/- the previous sanction of the Central Government shall be obtained.

22. Preparation, submission and approval of the budgets of the Committee.—(1) The Chairman shall, at a special meeting to be held in the month of August in each year, lay before the Committee an estimate of the income and of the expenditure of the Committee for the year commencing on the first day of April next ensuing in such detail and form as the Committee may from time to time direct.

Such estimate shall be completed and printed and a copy thereof sent by post or otherwise, to each member at least ten clear days prior to the date of such special meeting.

(2) The Committee shall consider the estimate submitted to it, and shall sanction such estimate either unaltered or subject to such alterations as it may think fit.

The estimate, as sanctioned by the Committee shall be submitted to the Central Government for their approval on or before the first day of September in each year.

- (4) The Committee may, at any time during the year for which any such estimate has been sanctioned, cause a supplementary estimate to be prepared. Every such supplementary estimate shall be considered and sanctioned by the Committee and submitted to Central Government in the same manner as if it were an original annual estimate.
- (5) The inclusion of an item in the budget estimate which has been sanctioned shall not by itself, be deemed a sanction for the purpose of incurring expenditure. Specified sanction wherever it is necessary shall be obtained for any expenditure before it is incurred.
- (6) The Committee shall have power to reappropriate grants from one subhead to another subhead under the same major head without the sanction of the Central Government, but the sanction of Central Government shall be required for other re-appropriations.
- 23. Accounts to be maintained by the Committee and their audit and publication.—(1) The accounts of the receipts and expenditure of the Committee shall be kept in such manner and in such form as the Committee shall from time to time prescribe.
- (2) The Accounts shall be examined and audited half-yearly by such auditors as the Central Government may approve.
- (3) For the purpose of auditing the auditors shall have access to all the accounts, records, and correspondence of the Committee. The objections raised by the auditors shall be settled by the Executive Officer with the least possible delay and replies to the audit note shall be supplied with the approval of the Committee.
- (4) A copy of the audit note and the replies of the committee shall be submitted to the Central Government by the Committee for Government's consideration.

- (5) An abstract off the audited accounts shall be published by the Gommittee annually in the official Gazette and in one Urdu local newspaper.
- 24. Returns, Statements and reports to be submitted by the Committee.—(1) The Executive Officer shall, within three months of the first of April in each year, cause to be prepared and submit a detailed report of the Committee's administration during the preceding year (1st April to 31st March) to the Central Government together with a Statement showing the amounts of the receipts and disbursements respectively credited and debited to the Haj Fund during such year and the balance at the credit of the Haj Fund at the close of such year.
- (2) A copy of the administration report together with the statement appended thereto shall be forwarded to each member of the Committee at least eight days prior to the date of the ordinary meeting of the Committee in the month of July following the year of report. Copies of such report and statement shall be supplied to any person requiring the same on payment of such reasonable fee as the Executive Officer, with the approval of the Committee, may determine.
- (3) The Central Government may, at any time, appoint an auditor for the purpose of making special audit of the Accounts of the Haj Fund and of reporting thereon to Central Government. The costs of such audit as may be determined by the Central Government, shall be met from the Haj Fund.
- PART V—Duties which may be entrusted to the Committee other than those specified in Section 9(1) of the Act.
- 25. Control of the Committee in respect of financial matters.—(1) The Committee shall act as an agent for the Indian Air Companies for the purpose of chartering Haj Air flights.
- (2) The Committee shall undertake the distribution of foodgrain parcels by making suitable arrangements to the pilgrims in Saudi Arabia.

[No. 29-D(6)-WANA/60.]

K. R. P. SINGH, Director.

## MINISTRY OF FINANCE (Department of Revenue)

MEDICINAL AND TOILET PREPARATIONS

New Delhi, the 8th June 1963

- G.S.R. 969.—In exercise of the powers conferred by section 19 of the Medicinal and Toilet Preparations (Excise Duties) Act, 1955 (16 of 1955), the Central Government hereby makes the following rules further to amend the Medicinal and Toilet Preparations (Excise Duties) Rules, 1956, namely:—
- (1) These rules may be called the Medicinal and Toilet Preparations (Excise Duties) Second Amendment Rules, 1963.
- (2) In the Medicinal and Toilet Preparations (Excise Duties) Rules, 1956, in the Table sub-joined to rule 83 after serial No. 4 and the entries relating thereto the following shall be added at the end, namely:—
  - "5. Hospitals, dispensaries, and other charitable institutions which are eligible for exemption from duty under rule 7 and which are specifically authorised in this behalf by the State Government concerned or by the Administration in the case of Union territories. Nil"

[No. 11.]

#### Customs

#### New Delhi, the 1st June 1963

G.S.R. 970.—In exercise of the powers conferred by section 25 of the Customs Act, 1962 (52 of 1962), the Central Government, being satisfied that it is necessary in the public interest so to do, hereby exempts each of the articles specified in column (3) of the Table below and falling under the Serial Nos. of

the Schedule to Order No. 20/2/63-Cus. dated the 28th January, 1963, issued by the Lieutenant Governor of the Union territory of Goa, Daman and Diu, specified in the corresponding entry in column (2) of the said Table, when imported into India through any customs station in the Union territory of Goa, Daman and Diu from the whole of that portion of the customs duty leviable thereon, which is specified in the crresponding entry in column (3) of the said Schedule against each of the said Serial Nos.

#### TABLE

Serial Number	Relative Serial No. in the Order No. 20/2/63-Cus. dated 28th January, 1963.	Name of articles
(I) ·	(2)	(3)
I. 2. 3.	6 (a) 6 (b) 8 (b)(1)	High speed Diesel od. Vaporizing oil. Diesel oil not otherwise
4.	8 (b)(2)	specified. Furnace oil.

[No. 144/F. No. 90/25/63-L.C.I.]

#### CUSTOMS & CENTRAL EXCISE

#### New Delhi, the 8th June 1963

G.S.R. 971.—In exercise of the powers conferred by sub-section (2) of section 75 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India, the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960.

#### Amendment

These rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1963.

2. In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960 for the existing item at Serial No. 19 and the entries relating thereto, the following shall be substituted, namely:—

"19. Ground Coffee and roasted Coffee beans

Rs. 59:50 nP. (Fifty-nine rupees and fifty naye paise) per quintal.

The above rate shall take effect from the 20th April, 1963.

[Nc. 55/F. No. 1/38/63-DBK.] J. BANERJEE, Dy. Secy.

#### (Department of Revenue)

#### CUSTOMS

New Delhi, the 8th June 1963

G.S.R. 972.—In exercise of the powers conferred by sub-section (1) of section 25 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962), and in supersession of the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 56-Customs, dated the 21st March, 1959, the Central Government, being satisfied that it is necessary in the public interest so to do, hereby exempts melton cloth, proved to the satisfaction of the Assistant Collector of Customs, to be meant for use in the manufacture of tennis balls, when imported into India from so much of the duty of customs leviable thereon under the Indian Tariff Act, 1934 (32 of 1934), as is in excess of 35 per cent ad valorem.

[No. 145/F. No. 5(i)/34/62-Cus. I.]

G.S.R. 973.—In exercise of the powers conferred by sub-section (1) of section 25 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962), the Central Government, being satisfied that it is necessary in the public interest

so to do, hereby makes the following further amendments in the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 104-Customs, dated the 16th May, 1957, namely:—

In the said notification,

- (i) the words "as in force in India and as applied to the State of Pondicherry" and "or the State of Pondicherry" shall be omitted; and
- (ii) for the figures and words "35 per cent ad valorem" the figures and words "50 per cent ad valerem" shall be substituted.

[No. 146/F. No. 5-iii(15)/61-Cus. I.]

J. DATTA, Under Secy.

#### (Department of Revenue)

#### CUSTOMS

New Delhi, the 8th June 1963

G.S.R. 974.—In exercise of the powers conferred by sub-section (1) of section 25 of the Customs Act, 1962 (52 of 1962), the Central Government being satisfied that it is necessary in the public interest so to do, hereby makes the following amendments in the notification of the Government of India in the Ministry of Finance (Department of Revenue) G.S.R. No. 404, dated the 9th March, 1963, namely:—

In the said notification,-

- (a) after the words "which prior to their import had been exported", the words "fitted to the aircraft or" shall be inserted;
- (b) in clause (a), for the words "the identity of the goods exported as cargo", the words "the identity of the goods so exported" shall be substituted.

[No. 149/F. No. 4/18/62-Cus.VII.]

M. G. VAIDYA, Under Secy.

### (Department of Revenue)

#### CENTRAL EXCISES

New Delhi, the 1st June 1963

G.S.R. 975.—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, read with sub-section (3) of section 3 of the Additional Duties of Excise (Goods of Special Importance) Act, 1957 (58 of 1957), the Central Government hereby exempts, with effect from the 24th April, 1962, processed cotton fabrics which are manufactured—

- (a) on a handloom, or
- (b) by or on behalf of the some person in one or more factories commonly known as powerlooms (without spinning plants) in which less than five powerlooms in all but no roller locker machines are installed, from the whole of the additional excise duty leviable thereon under the said Act.

[No. 88/63.]

G.S.R. 976.—In exercise of the powers conferred by sub-section (2) of section 3 of the Central Excises and Salt Act, 1944 (1 of 1944), the Central Government hereby makes the following amendment in the notification of the Government of

India in the Ministry of Finance (Department of Revenue) No. 156/62-Central Excises dated the 6th August, 1962, namely:—

In the said notification, before the Table annexed thereto, the following proviso be inserted, namely:

"Provided that when any woollen fabrics specified in the said column (2) have depreciated in the opinion of the Collector to the extent of more than twenty per cent. of their value, the tariff values specified in the corresponding entry in the said column (3) shall not be applicable to such woollen fabrics."

[No. 89/63.]

L. M. KAUL, Dy. Secy.

#### MINISTRY OF COMMERCE & INDUSTRY

New Delhi, the 27th May 1963

G.S.R. 977.—The following draft rules further to amend the Coir Industry Rules, 1954, which the Central Government proposes to make in exercise of the powers conferred by sub-section (1) of section 26 of the Coir Industry Act, 1953 (45 of 1953), is published, as required by the said sub-section, for information of all persons likely to be affected thereby, and notice is hereby given that the said draft will be taken into consideration on the 18th June 1963 draft will be taken into consideration on the 18th June, 1963.

Any objection or suggestion that may be received from any person with respect to the said draft on or before the date of so specified will be considered by the Central Government.

#### Draft Rules

- 1. These rules may be called the Coir Industry (Amendment) Rules, 1963.
- 2. In the Coir Industry Rules, 1954 for sub-rule (1) of rule 4, the following sub-rule shall be substituted namely;—
  - "(1) The Number of persons to be appointed as members from each of the categories specified in sub-section (3) of section 4 of the Act shall be as follows, namely:-
    - (a) growers of coconuts and producers of husks and coir yarn.
    - (b) persons engaged in the production of husks, coir and coir yarn and in the manufacture of coir products.
    - (c) manufacturers of coir products.

    - (d) dealers in coir, coir yarn and coir products including both exporters and internal traders.
    - (e) parliament—two members to be elected by the Lok Sabha and one to be elected by the Rajya Sabha. 3
    - (f) the Governments of the principal coconut-growing States. 5
    - (g) such other persons or class of persons who in the opinion of the Central Government ought to be represented on the Board.

[No. F. 2(2)/63-J&C.]

3

## A. G. V. SUBRAHMANIAM, Under Secy.

### (Department of Company Law Administrations)

New Delhi, the 28th May, 1963

- G.S.R. 978.—In exercise of the powers conferred by section 620A of the Companies Act, 1956 (1 of 1956), the Central Government hereby—
  - (i) declares the companies specified in Schedules I and II annexed hereto as Nidhis and Mutual Benefit Societies respectively; and

(ii) directs that the provisions of the said Act specified in column (1) of Schedule III annexed hereto shall not apply or, as the case may be, shall apply with the exceptions, modifications and adaptations specified in the corresponding entry in column (2) thereof, to such Nidhis and Mutual Benefit Societies.

#### SCHEDULE I

#### Nidhis

1. Adambakkam Janopakara Saswatha Nidhi Ltd.	Madras
2. Alandur Praja Sahaya Saswatha Nidhi Ltd.	,,
3. Bhuvanagiri Hindu Saswatha Paropakara Nidhi Ltd.	der en
4. Chennai Sri Andal Dhanasekara Saswatha Nidhi Ltd.	
5. Chennai Sri Ekambareswarar Saswatha Nidhi Ltd.	,,
6. Chidambaram Hindu Saswatha Junanukula Nidhi Ltd.	"
7. Chingleput Dhanasekara Nidhi Ltd.	
8. Choolai Janopakara Nidhi Ltd.	
9. Conjeevaram Hodsonpet Dhanasekara Nidhi Ltd.	
10. Cuddalore Permanent Fund Ltd.	,
11. Egmore Benefit Society Third Branch Limited	,,,
12. Kumbakonam Mutual Benefit Fund Ltd.	
13. Madras Catholic Permanent Fund Ltd.	••
14. Madras Christian Benefit Fund Ltd.	**
15. Madras Mutual Benefit Permanent Fund Ltd	•,
<ol> <li>Madras Purasawalkam Hindu Janopakara Saswatha Nidhi or the Permanent General Benefit Fund Ltd.</li> </ol>	••
17. Madura Hindu Permanent Fund Ltd.	,,
18. Muthialpet Benefit Fund Ltd.	
19. Myalapore Hindu Permanent Fund Ltd.	. 1
20. Negapattam Permanent Fund Ltd.	
21. Nungambakani Saswatha Dhana Rakshaka Nidhi Ltd.	,,
22. Pudupakkam Permanent Fund Ltd.	
23. Purasawakam Dhana Vardhana Saswatha Nidhi Ltd.	••
24. Puraswakam Hindu Santhatha Sanga Nidhi Ist Branch Ltd.	••
25. Purasawalkam Permanent Fund Ltd.	
26. Paraspara Sahaya Nidhi (Perambur) Ltd.	
27. Shiyali Jonopakara Nidhi Ltd.	
28. Sivaganga Sri Meenakshi Swadeshi Saswatha Nidhi Ltd.	100
29. Sri Villiputhur Permanent Fund Ltd	
30. Sunrise Corporation Ltd.	
31. Thiyagarayanagar Fund Ltd.	
32. Tinnevelly District Permanent Fund Ltd	
33. Tiruvatteeswaran Hindu Janopakara Nidhi Ltd.	Spring respectively
34. Triplicante Permanent Fund Ltd.	La Success
35. Trivellore Janopakara Saswatha Nidhi Ltd.	

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Schedule II  Mutual Benefit Societies  Every "Mutual Insurance Company" as defined in clause (a) of sub-section of the Insurance Act, 1938 (4 of 1938).  Schedule III  Provision of Act  Extent of Application  (1)  Shall apply subject to the modification that in case of—  (i) a Nidhi or Mutual Benefit Society without share capital; or  (ii) a Nidhi or Mutual Benefit Society with a secapital, as regards those members who do hold shares of one hundred rupees or model.	ts Agro Industrial Corporation	.td. "
Every "Mutual Insurance Company" as defined in clause (a) of sub-section of the Insurance Act, 1938 (4 of 1938).  Schedule III  Provision of Act  Extent of Application  (1)  Shall apply subject to the modification that in case of—  (i) a Nidhi or Mutual Benefit Society without share capital; or  (ii) a Nidhi or Mutual Benefit Society with a secapital, as regards those members who do hold shares of one hundred rupees or model.		d Ltd. Andhra Pradesh
Every "Mutual Insurance Company" as defined in clause (a) of sub-section of the Insurance Act, 1938 (4 of 1938).  Schedule III  Provision of Act  (1)  Shall apply subject to the modification that in case of—  (i) a Nidhi or Mutual Benefit Society without share capital; or  (ii) a Nidhi or Mutual Benefit Society with a secapital, as regards those members who do hold shares of one hundred rupees or model.	SCHEDULE II	
SCHEDULE III  Provision of Act  Extent of Application  (1)  Shall apply subject to the modification that in case of—  (i) a Nidhi or Mutual Benefit Society without share capital; or  (ii) a Nidhi or Mutual Benefit Society with a secapital, as regards those members who do hold shares of one hundred rupees or model.	그 보는 어린 사람들은 중요 모임하는 모든 사용하다면 없는데 그 것이 없었다.	
Provision of Act  (1)  Section 53(1)  Shall apply subject to the modification that in case of—  (i) a Nidhi or Mutual Benefit Society without share capital; or  (ii) a Nidhi or Mutual Benefit Society with a secapital, as regards those members who do hold shares of one hundred rupees or more	surance Company" as defined urance Act, 1938 (4 of 1938).	clause (a) of sub-section (1) of
Section 53(1)  Shall apply subject to the modification that in case of—  (i) a Nidhi or Mutual Benefit Society without share capital; or  (ii) a Nidhi or Mutual Benefit Society with a secapital, as regards those members who do hold shares of one hundred rupees or model.	SCHEDULE III	
Section 53(1)  Shall apply subject to the modification that in case of—  (i) a Nidhi or Mutual Benefit Society without share capital; or  (ii) a Nidhi or Mutual Benefit Society with a secapital, as regards those members who do hold shares of one hundred rupees or model.	E	ent of Application
Shall apply subject to the modification that in case of—  (i) a Nidhi or Mutual Benefit Society without share capital; or  (ii) a Nidhi or Mutual Benefit Society with a secapital, as regards those members who do hold shares of one hundred rupees or model.		(2)
Shall apply subject to the modification that in case of—  (i) a Nidhi or Mutual Benefit Society without share capital; or  (ii) a Nidhi or Mutual Benefit Society with a secapital, as regards those members who do hold shares of one hundred rupees or model.		
(ii) a Nidhi or Mutual Benefit Society with a s capital, as regards those members who do hold shares of one hundred rupees or more	Shall apply subject to case of—	the modification that in the
capital, as regards those members who do hold shares of one hundred rupees or more	(i) a Nidhi or Mushare capital;	al Benefit Society without a
face value or more than one per cent of paid-up capital, whichever is less:	capital, as regardhold shares of face value or	ds those members who do not be hundred rupees or more in ore than one per cent of the

The document may be served by publication in the notice board of the Nidhi or Mutual Benefit Society, as the case may be, and at least in two local newspapers of wide circulation in the area in which the Nidhi or, as the case may be, the Mutual Benefit Society is situated, once in English in an English newspaper and once in a local language in a newspaper of that language.

Section 81

Shall not apply.

Section 87(1)(b)

Shall apply subject to the modification that no member shall exercise voting rights in excess of five percent of the total voting rights of the equity shareholders.

Section 159(1)

Shall apply subject to the modification that for the words "two immediately preceding years" in the proviso, the words "five immediately preceding years" shall be

Section 160(1)(aa)

Shall not apply to a Mutual Benefit Society specified in Schedule II, only.

Section 205(5)(b)

Shall apply subject to the modification that any dividend payable in cash may also be paid by crediting the same to the account of the member if the dividend is not claimed within forty-two days of the announcement of the dividend.

Section 207.

Shall apply subject to the modification that where the dividend payable to a member is twenty-five rupees or less it shall be sufficient compliance of the provisions of the section if the declaration of dividend is announced, in two local newspapers of wide circulation once in English in an English newspaper and once in the local language in a newspaper of that language and announcement of the said declaration is also displayed in the notice board of the Nidhi or Mutual Benefit Society for at least three months

Section 219(1)

Shall apply subject to the modification that in the case of—

- (i) a Nidhi or Mutual Benefit Society without a share capital, or
- (ii) a Nidhi or Mutual Benefit Society with a share capital, so far as the members who do not individually or jointly hold shares of one hundred rupees or more in face value or more than one per cent of the total paid-up capital, whichever is less, are concerned;
- It shall be sufficient compliance with the provisions of the section if the audited accounts together with the Auditors' and Directors' report are exhibited on the notice board of the Nidhi or Mutual Benefit Society, as the case may be, and are also published in two local newspapers of wide circulation in the area where the Nidhi or, as the case may be, the Mutual Bene-

Provision of Act

Extent of Application

fit Society is situated, once in English in an English newspaper and once in the local language in a newspaper of that language.

Section 271 read with section 611

Shall apply with the modification that the declara-tion shall be filed within five months after the appoint-ment and the additional fee in case it is not so filed shall not exceed the amount of the filing fee payable.

Section 295-

Shall apply only where the loan is-

(a) two thousand rupees or more, or(b) more than 25 per cent of the value of the security.

Section 309(4).

Shall apply with the modification that the remuneration of a director who is neither in the whole-time employment of the Nidhi or Mutual Benefit Society nor a managing director, for performing special services to the Nidhi or Mutual Benefit Society specified in the Articles of Association, may also be by way of monthly payment subject to the approval of the Central Government and also to the provisions of section 193.

Schedule X.

Shall apply with the modification that the filing fee in respect of every return of allotment under section 75 shall be calculated at the rate of one rupee for every one hundred rupees or part thereof, in face value of the shares included in the return

[No. F. 44(14)-CL.IV/61.]

F. N. SANYAL, Under Secy.

## MINISTRY OF TRANSPORT & COMMUNICATIONS

(Deptts. of Commns. and Civil Aviation)

New Delhi, the 27th May 1963

G.S.R. 979.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules further to amend the Wireless, Planning and Co-ordination, Radio and Cable Board and Monitoring Organisation, (Technical Officers and Staff) Recruitment Rules, 1960 published with the notification of the Government of India in the Ministry of Transport and Communications (Departments of Communications and Civil Aviation) G.S.R. No. 524, dated the 5th April, 1961, namely:—

- 1. These rules may be called the Wireless, Planning and Co-ordination, Radio and Cable Board and Monitoring Organisation (Technical Officers and Staff) Recruitment (Second Amendment) Rules, 1963.
- 2. In the Schedule to the Wireless, Planning and Co-ordination, Radio and Cable Board and Monitoring Organisation (Technical Officers and Staff) Recruitment Rules, 1960 for the existing entry in Column 11 against serial number 7, the following entry shall be substituted, namely:—

"Promotion:

Technician Grade II with three years' service in the grade or one year's service in the grade plus at least four years service in the posts of Technicians/Mechanics or Mistries in the Wireless User Departments."

S. C. JAIN, Under Secy.

#### (Department of Transport) (Transport Wing)

#### New Delhi, the 31st May 1963

G.S.R. 980.—In exercise of the powers conferred by sections 4, 6 and 10 of the Madras Outports Landing and Shipping Fees Act, 1885 (Madras Act 3 of 1885), the Central Government hereby makes the following rules further to amend the Port of Cochin (Landing and Shipping Fees and Wharfage) Rules, 1960, published with the notification of the Government of India in the Ministry of Transport and Communications (Department of Transport—Transport Wing) No. G.S.R. 934, dated the 4th August 1960, namely:—

#### RULES

- 1. (1) These rules may be called the Port of Cochin (Landing and Shipping Fees and Wharfage) Amendment Rules, 1963.
  - (2) They shall come into force on the 15th July, 1963.
- 2. In the Port of Cochin (Landing and Shipping Fees and Wharfage) Rules, 1960, after rule 7, the following rule shall be inserted, namely:
  - after rule 7, the following rule shall be inserted, namely:—

    "7-A Removal from Wharves of any rotten, etc. goods discharged from a vessel.—If any vessel shall discharge upon any wharf or property of the Port any cargo, goods or substance in such a rotten, putrid, damaged or other condition as in the opinion of the Port Health Officer, to be a nuisance or to be injurious or dangerous to health, or if any cargo, goods or substance discharged from any vessel and lying on a wharf or in a shed or other property belonging to the Port shall thereafter be in such a rotten, putrid or other condition as in the opinion of the Port Health Officer, to be a nuisance or to be injurious or dangerous to Health, the Traffic Manager of the Port may require the consignee thereof, or if the consignee should disclaim, deny, or dispute the consignment or decline all responsibility for the same, or if there should be no consignee, the owner, master or agent of the vessel from which the same had been discharged, to forthwith cause the said cargo, goods or substance to be removed from the wharf or property of the Port; and if such consignee or such master, owner or agent, as the case may be, shall, on being so required, refuse or neglect, for the space of eighteen hours after notice, to remove such cargo, goods or substance, then, such removal may be effected in such manner as may be deemed fit by the Traffic Manager of the Port who may, if he thinks necessary, cause the same to be destroyed, and the said consignee or the said master, owner or agent, as the case may be, shall, within forty-eight hours after demand in writing, pay to the credit of the Port of Cochin all the costs or expenses attending or occasioned by such removal and destruction, and of such cleaning, purifying or disinfecting the place of discharge or storage as may be considered desirable by the Traffic Manager of the Port and shail be further liable to the penalty prescribed under the Act."

[No. F. 6-PG(16)/63.]

M. V. NILAKANTA AYYAR, Under Secy.

## MINISTRY OF WORKS, HOUSING AND REHABILITATION (Department of W & H)

New Delhi, the 26th May 1963

- G.S.R. 981.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment of Sanitary Staff in Subordinate Offices of the Central Public Works Department, namely: Public Works Department, namely:
- 1. Short title.—These rules may be called the Central Public Works Department (Subordinate Office) Sanitary Staff Recruitment Rules, 1963.

- 2. Application.—These rules shall apply to recruitment to the posts specified in column I of the Schedule annexed hereto.
- 3. Classification and scale of pay.—The classification of the posts and the scales of pay attached thereto shall be as specified in columns 2 and 3 of the said Schedule.
- 4. Method of recruitment, age limit and other qualification.—The method of recruitment, age limit, qualifications and other matters connected therewith shall be as specified in columns 4 to 12 of the said Schedule;

Provided that the upper age limit prescribed for direct recruitment may be relaxed in the case of candidates belonging to the Scheduled Castes or the Scheduled Tribes and other special categories of persons in accordance with the general orders issued from time to time by the Central Government.

- 5. Disqualification.—(a) No person who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the lifetime of such spouse, shall be eligible for appointment to the post, and
- (b) No woman whose marriage is void by reason of her husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such a marriage shall be eligible for appointment to the said post:

Provided that the Central Government may, if satisfied, that there are special grounds for so ordering, exempt any person from the operation of this rule.

6. Interpretation.—If any doubt arises as to the meaning or application of these rules or any of them to any person, the matter shall be referred to the Central Government, whose decision thereon shall be final.

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[PART II-

\$400 http://doi.org/10.000		A TOTAL		olaic		Sch
Name of post	Its classifi- cation	Scale of pay	Percent	tage of post	s to be fille	d by
whether Gazetted or non-gazette and whether ministerial o non-ministe		d r or	Direct Recruit- ment	By Selection	Seniority cum-fit- ness	Transfer
1	2	3	6401441	5	6	7
I. Senior Sanitary Inspector	Class III Non- Gazetted Non- Ministerial	Rs. 210—10—290—15- 320—EB—15— 380.			100%	
2. Sanitary Inspector	Do.	150—5—175—6— 205—EB—7—240.	100%			••
			a de la composición del composición de la compos	Table	range Gerad rangga berd da dan berd	60
3. Sanitary Jamadar	Class IV (Non- gazetted)	75—1—85—EB— 2-—95			100%.	
Asstt. Sanitary Jamadar	Do.	70—180—EB— 1—85	•	••	100%	19754
5. Sweeper	Do.	Do.	100%	••	·	San Trans

ULE	•	100000 Company			
	For Dire	ect recruitment		Whether age & edu-	Grades/sources from
Age limit	Education qualificat	nal and other cons required	Period of probation if any	cational qualifications	which promotion transfer is to be made
8	1. 11.	.9	10	n n	12
	•		<b>T</b>	1 2 2 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
			Two years.	Not applicable.	Sanitary Inspectors employed in C. P. W.D. with 3 years service in the grade.
Minimum 20 years Maxim um 25 years.	in sanit	tion, Diploma ation from a re- d Institute.	Two years.		
	2. Desirations of the contraction of the contractio	expérience in			
			6 months		Asstt. Sanitary Jama- dars, Head Swee- pers possessing at least 5 years expe-
e 🕳 eG	3523557	••	6 months		rience in the grade.  Sweepers with 5 years experience in the grade.
Minimum 18 years Maximum 25 years.			6 months	1933	

[No. 56(2)/62-EWII.]

# CORRIGENDUM

# New Delhi, the 28th May 1908

G.S.R. 982.—Please read 'if selected for appointment' for the words 'if declared qualified for the Personality Test' occurring in line 3 of paragraph 7 of this Ministry's Notifications numbers, 15(6)/62-EWI (i), 15(6)/62-EWI (ii) and 15(6)/62-EWI (iii) dated the 28th March, 1963 and in line 3 of paragraph 6 of this Ministry's Notification No. 15()/62-EWI (iv), dated the 28th March, 1963.

[No. 15(6)/62-EWI:(i).]

R. C. MEHRA, Under Secy.

## MINISTRY OF FOOD AND AGRICULTURE

#### (Department of Food)

New Delhi, the 31st May 1963

G.S.R. 983.—The following draft of certain rules further to amend the Rice-Milling Industry (Regulation and Licensing) Rules, 1959, which the Central Government proposes to make in exercise of the powers conferred by section 22 of the Rice-Milling Industry (Regulation) Act, 1958 (21 of 1958), is hereby published as required by sub-section (1) of the said section for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the thirtieth day of June, 1963.

Any objections or suggestions which may be received from any person with respect to the said draft before the date so specified will be taken into consideration by the Central Government.

#### DRAFT RULES

- 1. These rules may be called the Rice-Milling Industry (Regulation and Licensing) Amendment Rules, 1963.
- 2. In rule 2 of the Rice-Milling Industry (Regulation and Licensing) Rules, 1959 (hereinafter referred to as the said rules), after clause (d), the following clause shall be inserted, namely:—
  - "(e) "Savings Certificates" means any of the certificates as defined in rule 2 of the Post Office Savings Certificates Rules, 1960;".
- 3. In rule 6 of the said rules, in sub-rule (2), for clause (d), the following shall be substituted, namely:—
  - "(d) Savings Certificates transferred as provided in rule 19 of the Post Office—Savings Certificates Rules, 1960, to the President of India or Governor of a State, as the case may be, in his official capacity;
  - (dd) Treasury Receipts endorsed in favour of the licensing officer;".
    [No. 209(GEN)(3)/630/63-PY.II.]

C. BANERJI, Dy. Secy.

## (Department of Food)

New Delhi, the 29th May 1963

- G.S.R. 984.—In exercise of the powers conferred by the proviso to Article 309 of the Constitution, the President hereby makes the following rules further to amend the Deep Sea and Off-shore Fishing Stations (Recruitment to Class I and Class II posts) Rules, 1959 published with the Notification of the Government of India in the Ministry of Food and Agriculture (Department of Agriculture) No. F. 3-32/58-FY(D), dated the 13th October, 1959, namely:—
- (1) These rules may be called the Deep Sea and Off-shore Fishing Stations (Recruitment to Class I and Class II posts) Amendment Rules, 1963.
- (2) In the Schedule to the Deep Sea and Off-shore Fishing Stations (Recruitment to Class I and Class II posts) Rules, 1959, against item 6 in column 11, under the heading "Promotion", for the existing entries the following entries shall be substituted, namely:—
  - "(i) Head Clerks,
  - (ii) Accountants, and
  - (iii) Accountant-cum-Cashiers:

Provided that no person who has put in less than 3 years' service in the categories of posts aforesaid, shall be eligible for the promotion."

[No. 3-20/62-FY(D).]

# New Delhi, the 31st May 1963

G.S.R. 985.—In exercise of the powers conferred by the provise to article 309 of the Constitution, the President hereby makes the following rules, namely:—

- 1. Short title.—These rules may be called the Central Institute of Fisheries Technology (Class I and Class II Technical Posts) Recruitment Rules, 1962.
- 2. Application.—These rules shall apply to the Class I and Class II Technical Posts in the Central Institute of Fisheries Technology specified in column 1 of the Schedule hereto annexed.
- 3. Number of Posts, their Classification and Scales of pay.—The number of the said posts, their classification and the scales of pay attached thereto shall be as specified in columns 2 to 4 of the said Schedule.
- 4. Method of Recruitment, age limit and other qualifications, etc.—The method of recruitment to the said posts, age limit, qualifications and other matters relating thereto shall be as specified in columns 5 to 13 of the said Schedule.

Provided that the upper age limit specified for direct recruitment may be relaxed--

- (a) in the case of Government servants.
- (b) in the case of Scheduled Castes or the Scheduled Tribes and other special categories of persons.
  in accordance with the general orders of the Government of India issued from time to time.
- 5. Disqualification.—(1) No person who has more than one wife living or who, having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life time of such spouse, shall be eligible for appointment to any of the said posts.
- (2) No woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage shall be eligible for appointment to any of the said posts:

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

SCHE

Recruitment	Rules f	for the post of	Class I and C	Class II posts	in the Cen	SCHE tral Institute of Fisheries
Name of the post	No. of posts	Classifica- tion	Scale of pay	Whether selection post or non- selection post	Age limit for direct re- cruits	Educational and other qualifications required for direct recruits
					an Thirt	West Committee
T	2	3	4	5	6	7
12. Marie Co., 12		AND LOCAL PROPERTY.	Rs.		2 100 100se	IR account the same
1. Senior Research						
Officer (Processing).	2	General Central Service	700—50— 1,250.	N.A.	45 years and be-	Essential;
and a property		Class I Gazetted		Property of the second	low.	(i) M.Sc. degree in Chemistry/Biochemi- stry/Food Techno- logy of a recognised University or equi- valent.
					,	research/practical experience in processing, preservation, freezing and utilisation of fisheries and
						allied products.  Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified.  Desirable:  Doctorate based on working in the field of processing, pre- servation, freezing and utilisation of fisheries and allied
2. Senior Research Officer (Craft	r	Do.	Do.	N.A.	Do.	products.  Essential:
& Gear).					1	(i) M.Sc. or equivalent (or) degree in Naval Architecture/Mecha- nical/Electrical En- gineering of a re- cognised University er equivalent. (ii) About five years' research/practical ex- perience in craft and gear technology/ designing and cons- truction of boats. Qualifications relaxable at Commission's dis- cretion in case of candidates otherwise

THE GAZETTE OF INDIA: JUNE 8, 1963/JYAISTHA 18, 1885 . [PART II-1088 5 2 3 I Rs. 800—40-Essential: Selection 40 years and be-low. General (i) M.Sc. degree in Chemistry / Biochemistry/Food Technology/Physics or degree in Chemical/Mechanical Engineering of a recognised University or equivalent (as the case may be). 3. Research Officer 2 -50-Central (Processing). 950. Service Class I Gazetted. (ii) About 3 years' research/practical experience in fish processing or experience in designing and fabrication of processing plants or equipments.

Qualifications relaxable at Commission discretion in case of candidates otherwise well qualified. Essential: and be-low. Selection (i) M.Sc. degree or a degree in Naval Architecture/Mechanical/Electrical Engineering of a recognised University or equivalent. (as the case may be).

(ii) About 3 years' research/practical experience in Craft and Gear Technology/Designing and Construction of boats/experience in internal combustion engines, 400-40-800-50 General 4. Research Officer (Craft & Gear). -50-Central Service Class I 950. (Jr.) Gazetted. combustion engines, particularly in instal-lation and mainten-ance of diesel en-

5. Assistant Research Officer (Processing). General -25--30--EB-Central Service Class II -800-EB-Gazetted (Non-mi--30 -830nisterial)

35 years and below.

Do.

Essential:

(i) M. Sc. degree in Chemistry/ Biochemistry/Food Technology/Physics or degree in Chemical/ Mechanical Engineering of a recognised University or equivalent (as the case may be).

gines.
Qualifications relaxable
at Commission's discretion in case of
candidates otherwise
well qualified.

THE GAZETTE OF INDIA: JUNE 8, 1963/JYAISTHA 18; 1885-SEC. 3(i)] 1089 9 . 8 10 12 13 Promotion.
Assistant Research Officers (Processing) with about 3 years' service in the grade. Direct Recruit-ment 50% Pro-motion 50,%. Class HD.P.C. As required under the rules. Promotion.
Assistant Research Officers
(Gear & Craft)
with about
3 years' service
in the grade. Direct recruit-ment 50% Pro-motion 50,%. 2: years Class I D.P.C. Promotion.
Research Assistants
(Processing)
with about 3
years' experience in the
grade No. 2 years Do. Class II D.P.C.

Sec. 3(i)] THE GAZETTE OF INDIA: JUNE 8, 1968/JYAISTHA 18, 1885 109E

8 9 10 11 12 13

No. 2 years Direct recruitment 50%, Promotion.—Research Assistants ( Craft & Gear) with about 3 years experience in the grade.

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[No. 3-67/61-FY(I)] C. R. SRINIVASAN, Under Secy.

#### LOK SABHA SECRETARIAT

#### New Delhi, the 27th May 1963

G.S.R. 986.—In exercise of the powers conferred by clause (3) of Article 98 of the Constitution, the President, after consultation with the Speaker of the Lok Sabha, hereby makes the following further amendments to the Lok Sabha Secretariat (Recruitment and Conditions of Service) Rules, 1955 as amended by the undermentioned Notifications:—

- (i) S.R.O. No. 1854, dated 16th August 1956
- (ii) S.R.O. No. 2150, dated 25th September 1956
- (iii) S.R.O. No. 1367, dated 17th April 1957
- (iv) S.R.O. No. 2085, dated 19th June 1957
- (v) G.S.R. No. 535, dated 29th April 1959 and reprinted in May, 1959, namely:-

In the said Rules:-

(1) In the proviso to Clause (b) of sub-rule (1) of rule 3, the words 'Chief Research Officer' and the coma occurring between the words 'Pay and Accounts Officer' and 'Chief Librarian' and the words 'Superintendent or Committee Officer' and the come committee officer' and the come committee of the co

and	d the coma occurring thereafter be deleted, and tween the words 'Pay and Accounts Officer' and	the word Chief Lik	'and' k rarian'.	e insert	ed
.(	(2) In the First Schedule—				
Section 1	(a) Under the heading Class I (Gazetted).				
Milanga Nets Service Milanga Milanga Nets	(i) In Serial No. 4 relating to Under Secret the third column, the figure '8' shall be	aries for substitu	the fig	ire '10'	in
•	(ii) After Serial No. 4 and the entries rela- shall be inserted:—	ting ther	eto, the	followi	ng
	"5. Chief Librarian			1".	
	(iii) Existing Serial Nos. 5, 6 and 7 and the ember omitted.	ntries rel	ating th	ereto sha	all
	(b) Under the heading Class II (Gazetted).				
•	(iv) The following shall be inserted at the c	ommencer	ment:-		
	"6. Chief Research Officer			1".	
No. of St.	"7. Section Officer			23".	
	"8. Private Secretary to Speaker			1".	
**	"9. Assistant Pay & Accounts Officer			1".	
	(v) Existing Serial Nos. 8 and 9 and entries omitted.	s relating	theret	o shall	be
2	(vi) For existing Serial No. 11 and entries reliable substituted:—	lating the	reto the	followi	ng
	"11. Editor of Debates			1".	1
	(vii) After existing Serial No. 12 and centries a	relating to	hereto,	the follo	w-
	"13. Librarian			1".	

1". "14. Watch & Ward Officer

18". "15. Parliamentary Reporter

(viii) Existing Serial No. '13' shall be renumbered as Serial No. '16'.

(ix) For existing Serial No. 14 and entries relating thereto, the following shall be substituted:—;

shall be substituted:—;
"18. Assistant Research Officer

(x) Existing Serial Nos. 15 and 16 and entries relating thereto shall be omitted.

SEC. 3(i)]	THE	GAZETTE	OF	INDIA:	JUNE	8,	1963/JYAISTHA	18,	1885	

1093

(xi) After new Serial No. 18, the following s	shall be i	nserted:		
"19. Private Secretary to Deputy Speaker			1".	
"20. Private Secretary to Secretary			1".	
"21. First Personal Assistant to Speaker	1 - N. 100		1".	
"22. Assistant Watch & Ward Officer	Rosport Aug sages		1".	
(xii) Existing Serial Nos. 18 to 22 and entries omitted.	es relatin	g theret	o shall	be
(c) Under the heading Class II (Non-Gazetted)	).			
(xiii) Existing Serial No. 24 and entries theret	o shall b	e omitte	d.	
(xiv) For existing Serial No. 25 and entries rel shall be substituted:—	lating the	reto, the	follow	ing
· "24. Information Assistant		••	1".	
(xv) Existing Serial No. 26 shall be renumbered	ed as Ser	ial No. 2	25.	
(xvi) For existing Serial No. 27 and the entries ing shall be substituted:—	relating t	hereto, t	he follo	-wc
"26. Committee Assistant*	100 miles 200	10.00	16".	
(xvii) Existing Serial No. 28 shall be renumber	red as S	erial No.	27.	
(xviii) For existing Serial No. 29 and the entries ing shall be substituted:—	relating t	hereto, t	he follo	ow-
"28. Assistant Editor		1.004.000	8".	
(xix) After new Serial No. 28 and the entries ing shall be inserted:—	relating t	hereto t	he follo	ow-
"29. Assistant**	1	1	08".	
"30. Printing Assistant			5".	
"31. Stenographer***			21".	
(xx) Existing Serial Nos. 30 to 38 and entrie	s relating	thereto	shall	be
omitted.	man nets	the state of		
(d) Under the heading Class III.				•
(xxi) For existing Serial No. 39 and entries reing shall be substituted:—;	elating th	ereto, th	ne follo	w-
"32. Translator	1	301	19".	
(xxii) After new Serial No. 32 and the entries ring shall be inserted:—	elating th	nereto, tl	ne follo	w-
"33. Varityper Operator			1".	
"34. Supervisor (Bindery)			1",	
"35. Senior Watch & Ward Assistant	7.80000		10".	
(xxiii) Existing Serial No. 40 shall be renumbered	ed as Ser	ial No.	36.	
(xxiv) For existing Serial No. 41 and the entries ing shall be substituted:—	relating t	hereto tl	ne follo	w-
"37. Upper Division Clerk†	100	NOT ENDE	58".	
(xxv) Existing Serial Nos. 42 to 45 and the entri-	es relatin			be

<sup>\*</sup> Any one of them may be designated as Reference Assistant, Research Assistant, Senior Assistant, Senior Investigator, Lobby Assistant etc.

<sup>\*\*</sup> Two posts of Assistants may be utilised in the Watch & Ward Organisation depending upon the exigencies of Parliamentary work.

<sup>\*\*\*</sup> Whenever Stenographers are attached to Speaker/Deputy Speaker/Chairman of Parliamentary Committees/Secretary/Joint Secretary, they may be designated as Personal Assistants.

<sup>†</sup> The posts of Cashier-cum-Accountant Junior Accountant and Junior Cashier have been included in the cadre of Upper Division Clerk.

THE RESERVE OF THE PERSON NAMED IN COLUMN TWO IS NOT THE OWNER, THE PERSON NAMED IN COLUMN TWO IS NOT THE OWNER.	
(xxvi)	For existing Serial No. 46 and the entries relating thereto, the following shall be substituted:—
	38. Junior Watch & Ward Assistant 32".
	After new Serial No. 38 and the entries relating thereto, the following shall be inserted:— 39. Stenotypist 10".
H- K-Shire Shares	
	For existing Serial No. 47 and the entries relating thereto the following shall be substituted:—  40. Lower Division Clerk**
	After new Serial No. 40 and the entries relating thereto the following shall be inserted:—
	41. Adrema Operator '1".
	Existing Serial No. 48 shall be renumbered as Serial No. 42.
	Existing Serial No. 49 and the entries relating thereto shall be omitted.
(xxxii)	Existing Serial No. 50 and entries relating thereto shall be omitted.
	Existing Serial No. 51 shall be renumbered as Serial No. 43.
(xxxiv)	After new Serial No. 43 and the entries relating thereto, the following shall be inserted:—
	44. Gestetner Operator 6".
(xxxv)	Existing Serial No. 52 shall be renumbered as Serial No. 45 and existing Serial No. 53 and entries relating thereto snall be omitted.
"4	After new Serial No. 45, the following shall be inserted:—  6. Binder (Skilled) 4".  nder the heading Class IV.
	Existing Serial No. 54 shall be renumbered as Serial No. 47.
(xxxviii)	After new Serial No. 47 and the entries relating thereto, the following shall be inserted:—  8. Binder (Unskilled) 5".
	Existing Serial No. 55 shall be renumbered as Serial No. 49.
	For the existing Serial No. 56 and the entries relating thereto, the following shall be substituted:—  0. Jamadar  4".
Francisk of the sale	After the new Serial No. 50 and the entries relating thereto, the
	following shall be inserted:—  1. Doorkeeper  1. 5".
	Existing Serial No. 57 shall be renumbered as Serial No. 52.
(xliii)	For the existing Serial No. 58 and the entries thereto, the following shall be substituted:
"5	3. Sweeper 11".
	e Second Schedule—
	ne existing column with the heading "If entered into service before the 16th July, 1931" and entries thereunder shall be omitted.
	or the heading "If entered into service on or after the 16th July, 1931" the heading "Prescribed Scale" shall be substituted.
(c) Af	ter the column with the new heading "Prescribed Scale" a new column with the heading "Revised Scale" shall be inserted.

- (d) Under the heading Class I Gazetted.
  - (i) In Serial No. 1 relating to 'Secretary', the following shall be inserted under the new column 'Revised Scale':—
    "3,000/- p.m.".
  - (ii) In Serial No. 2 relating to 'Joint Secretary', the following shall be inserted under the new column "Revised Scale":——
    "2,250/- p.m.".
- (iii) In Serial No. 3 relating to Deputy Secretary, the following shall be inserted under the new column "Revised Scale":—
  "1100—50—1300—60—1600—100—1800."
  - The initial pay of a permanent Under Secretary, Lok Sabha Secretariat, promoted in a substantive or officiating capacity to the grade of Deputy Secretary shall be fixed at the higher of the following two amounts:—
    - "(a) the minimum of the time-scale of pay of Deputy Secretary,
  - (b) the stage in the time-scale of Deputy Secretary's grade equal to the pay of the Officer in the Under Secretary's grade plus Rs. 150/- or if there is no such stage, at the next higher stage."
- (iv) In Serial No. 5 relating to 'Under Secretary', the following shall be inserted under the new column "Revised Scale":—
  "900—50—1250."
- (v). In Serial 'No. 6 relating to 'Pay and Accounts Officer', the following shall be inserted under the new column "Revised Scale":—

  "400—400—450—30—510—EB—700—40—1100—50/2—1250."
- (vi) After existing Serial No. 6 relating to 'Pay and Accounts Officer', the following shall be inserted:—
  - "7. Chief Librarian 600—40— 700—40—1100 1000, 700—40—1100
- (vii) Existing Serial Nos. 7, 8, 9 and 10 and the entries relating thereto shall be omitted.
- (e) Under the heading Class II (Gazetted)
- (viii) The following shall be inserted at the commencement.
  - 8. \*Chief Re- 600—40—1000 search Officer
- 350—25—500—30—590—EB— 30—800—EB—30—820—25 —900 plus S.P. Rs. 100/-

9. Section Officer

Superintendent . \[ \begin{align\*} 530-20-800 \]

Committee Officer \[ \begin{align\*} 350-380-380-380-50-50-590-850. \]

Assistant \[ \begin{align\*} 275-25-500 Provided that an Assistant promoted to this post will have his pay \]

- 350-25-500-20-590-FB -30-800-EB-30-930-35-900.
- (1) persons who were already Supdts, on 1-7-59 will retain the status of Class I Officer.
- (2) Persons appointed by promotion or transfer are ertitled to a minimum of Rs. 400/- p.m.
- (ix) After new Serial No. 9 and the entries relating thereto, the following shall be inserted:—

fixed under F. Rs. subject to a minimum of Rs. 325.

\*10 Private 600—40—800. Secre ary to Speaker.

700-40-900.

<sup>\*</sup>Persons who were holding the post in a substantive or officiating capacity on 12-10-1962 will retain the status of Class I Officer.

- (x) For existing Serial No. 11 and the entries relating thereto, the following shall be substituted:—
  - "11. Assistant 500—30—650—EB—30—800 590—30—830—35—900. Pay & Accounts Officer.
- (xi) Existing Serial No. 12 and the entries relating thereto shall be omitted.
- (xii) Existing Serial No. 13 shall be renumbered as Serial No. 12 and under the new column "Revised Scale" the following shall be inserted:—
  - "400-25-500-30-590-EB-30-800-EB-30-830-35-900 plus S.P. Rs. 100/- p.m.
- (xiii) For existing Serial No. 14 and the entries relating thereto, the following shall be substituted:—
  - "13. Editor of 350—25—500—EB—10—650 350—25—500—20—590—EB— Debates. EB—30—900. 350—25—500—EB—30—830—35—900".
- (xiv) Existing Serial No. 15 shall be renumbered as Serial No. 14 and under the new column "Revised Scale", the following shall be inserted:—
  - "350-25-500-30-590-EB-30-800-EB-30-830-35-900"
  - (xv) After new Serial No. 14 and the entries relating thereto, the following shall be inserted:—
    - "15. Librarian . 275—25—500—30—500. 350—25—500—20—590—EB —30—800—EB—30—830— 35—900".
      - "16. Watch & Grade pay of Deputy Superintendent of Police plus S. P. of Rs. 100/-p.m. and free quarter or house rent allowance of Rs. 100/-p.m. if free quarter is not provided.
      - 7. Parliamen- 350—25—500—EB—2C—650 4 tary \*Reporters. EB—20—900.

        300—25—500—20—710—for unqualified Reporter. "17. Parliamen-
- (xvi) Existing Serial No. 16 shall be renumbered as Serial No. 18 and under the new column 'Revised Scale' the following shall be inserted:—
  - · "350-25-500-30-590-EB-30-800"
  - (xvii) After new Serial No. 18 and the entries relating thereto, the following shall be inserted:—
    - 275—35—500—EB—30—650. 350—25—500—30—800. "19. Assistant -500—30—590—EB Manager of Printing.
- (xviii) Existing Serial No. 17 shall be renumbered as Serial No. 20 and under the new column 'Revised Scale' the following shall be inserted:—
  - "350-25-500-EB-30-650"
  - (xix) Existing Serial No. 18, 19 and 20 and entries relating thereto shall be omitted.

<sup>\*</sup>Special pay of Rs. 50/- p.m. may be given to a Reporter who assists the Chief Reporter in connection with editing the verbatim proceedings during the sessions of the House. S.P. of Rs. 50/\* p.m. may also be given to another Reporter during the sessions for being incharge of and editing the proceedings of various Parliamentary Committees. The Reporters in receipt of the Special Pay will be designated as 'Assistant Chief Reporters'.

530.

"32. Printing Assistant.

Assistant).

Formerly Senior Printing plus S.P. Rs. 40/- p.m.

(xxxi) After new Serial No. 32 and the entries relating thereto, the following shall be inserted:— E.B.—15—450—E B—2c— 5-0." "31. Stenographer 160-10-350. Formerly posts of-Second Personnel 250—10—100—15—375. De. Speaker. P.A. to Dep sty Speaker. Do. Do. P.A. to Chairman P.A.C. Do. Do. P.A. to Chairman, E. C. Do. Do. P.A. to Secretary Do. Do. P.A. to Joint Secretary. De. Do.

(xxxii) Existing Serial Nos. 34 to 46 and the entries relating thereto and the footnote relating to Serial Nos. 34 to 39 shall be omitted.

(g) Under the heading Class III

(xxxiii) Existing Serial No. 47 shall be re-numbered as Serial No. 34 and under the new column "Revised Scale", the following shall be inserted:— "Rs. 210—10—270—15—300—EB—15—450—EB—20—530."

(xxxiv) Existing Serial No. 48 shall be re-numbered as Serial No. 35 and under the new column "Revised Scale", the following shall be inserted:—
"Rs. 210—10—290—15—320—EB—15—425." . 6

(xxxv) Existing Serial No. 49 shall be re-numbered as Serial No. 36 and under the new column "Revised Scale", the following shall be inserted: "210—10—290—15—320—EB—15—380."

(xxxvi) After new Serial No. 36 and the entries relating thereto, the following shall be inserted:—

"37. Senior 120—10—250. Watch & Ward Assis'ant.

170-10-290-15-320."

(xxxvii) Existing Serial No. 50 shall be re-numbered as Serial No. 38 and under the new column "Revised Scale", the following shall be inserted:— "168-8-256-EB-8-280-10-300."

(xxxviii) After new Serial No. 38 and the entries relating thereto, the following shall be inserted:—

"39. Senior Lithographic Operator.

168—8—256—EB—8—280— 10—300."

(xxxix) For existing Serial No. 51 and the entries relating thereto, the following shall be substituted:—

80—5—120—EB—8—200— k 10/2—220— plus S. P. of 8—256—EB—8—280."

Rs. 50/- p.m. in case of Cashier. "40.\* Upper Division Clerk

<sup>\*</sup>An Assistant or an Upper Division Clerk may be appointed to perform the duties of Cashier and may be granted Special pay under the provisions of R & C.S. Orders issued from time to time on the subject.

(x1) After new Serial No. 40 and the entries relating thereto, the following shall be inserted:—

"41. Upper 80—5—120—EB—8—200— 130—5—160—8—200—FB— Division Clerk 10/2—220. 8—256—EB—8—280."

(xlf) Existing Serial No. 52 shall be re-numbered as Serial No. 42 and under the new column "Revised Scale", the following shall be inserted:—
"130—5—160—8—200—EB—8—256—EB—8—280 plus S.P. of Rs. 15/- p.m."

(xlii) Existing Serial No. 53 shall be re-numbered as Serial No. 43 and under the new column "Revised Scale", the following shall be inserted:—
. "130—5—160—8—200—EB—8—256—EB—8—280."

(xliii) Existing Serial Nos. 54 to 57 and entries relating thereto shall be omitted.

(xliv) Existing Serial No. 58 shall be re-numbered as Serial No. 44 and under the new column "Revised Scale", the following shall be inserted:—
"130—5—160—8—200—EB—8—256—EB—8—280."

(xlv) After new Serial No. 44 and the entries relating thereto, the following shall be inserted:—

"45. Junior
Lithographic S—256—EB—8—280."

"46. Stene-Typist 60—3—81—EB—4—125—5— 110—3—131—4—155—EB—4 130 plus S.P. of Rs. 20/- 175—5—180 plus S. P. of Rs. 20/- p.m."

(xlvi) Existing Serial Nos. 59 and 60 and the entries relating thereto shall be omitted.

(xlvii) For existing Serial No. 61 and the entries relating thereto, the following shall be substituted:—

"47. Lower 60-3-81-EB-4-125-5-110-3-131-4-155-EB-4
Division Clerk 130. 175-5-180."

(xlviii) Existing Serial No. 62 shall be re-numbered as Serial No. 48 and under the new column "Revised Scale", the following shall be inserted:—

110-3-131-4-155-EB-4-175-5-180."

(xlix) Existing Serial Nos. 63 to 66 and the entries relating thereto shall be omitted.

(L) Existing Serial No. 67 shall be re-numbered as Serial No. 49 and under the new column "Revised Scale", the following shall be inserted:— 110—3—131—4—155—EB—4—175—5—180."

(Li) Existing Serial Nos. 68 and 69 and entries relating thereto shall be omitted.

(Lii) After new Serial No. 49 and entries relating thereto the following shall be inserted:—

"50. Library Attendant (Senior). 95—3—131—EB—4—155. "

(Liii) Existing Serial No. 70 shall be re-numbered as Serial No. 51 and under the new column "Revised Scale", the following shall be inserted:—
"100—3—130—EB—3—142."

(Liv) After new Serial No. \*51 and entries relating thereto, the following shall be inserted:—

"52. Printer

100-3-130-EB-3-142."

(Lvi) After new Serial No. 53 and the entries relating thereto, the following shall be inserted:—

"54. Gestetner 60—5/2—75. Operator.

"55. Personal Attendant to

110-3-131".

Speaker.

(Lvii) Existing Serial No. 72 shall be re-numbered as Serial No. 56 and under the new column "Revised Scale", the following shall be inserted:—

"100-3-130"

(Lviii) Existing Serial No. 73 and the entries relating thereto shall be omitted.

(Lix) Existing Serial No. 74 shall be re-numbered as Serial No. 57 and under the new column "Revised Scale", the following shall be inserted:— "100-3-130"

(h) Under the heading Class IV.

(Lx) Existing Serial No. 75 shall be re-numbered as Serial No. 58 and under the new column "Revised Scale", the following shall be inserted:— "80—1—85—2—95—EB—3—110"

(Lxi) Existing Serial No. 76 shall be re-numbered as Serial No. 59 and under the new column "Revised Scale", the following shall be inserted:— "80—1—85—2—95—EB—3—110"

(Lxii) After Serial No. 59 and entries relating thereto the following shall be inserted:-

"60. Library

80-1-85-2-95-EB-3-

Attendant (Junior).

(Lxiii) Existing Serial No. 77 shall be re-numbered as Serial No. 61 and under the new column "Revised Scale", the following shall be inserted:—

"75—1—85—EB—2—95".

(Lxiv) Existing Serial No. 78 shall be re-numbered as Serial No. 62 and under the new column "Revised Scale", the following shall be inserted: under the inserted:

"75-1-85-EB-2-95"

(Lxv) After new Serial No. 62 and entries relating thereto, the following shall be inserted:— 63. Doorkeeper 30-1/2-35 75-1-85-EB-2-89

(Lxvi) Existing Serial No. 79 shall be re-numbered as Serial No. 64 and under the new column "Revised Scale", the following shall be inserted: inserted:-

"70-1-80-EB-1-85".

(Lxvii) Existing Serial No. 80 shall be re-numbered as Serial No. 65 and under the new column "Revised Scale", the following shall be inserted:—

"70-1-80-EB-1-85".

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[No. F. 35/8/AN/61.]

M. N. KAUL, Secy.

# The Gazette



# of **Endia**

# PUBLISHED BY AUTHORITY

No. 24] NEW DELHI, SATURDAY, JUNE 15, 1963/JYAISTHA 25, 1885

#### NOTICE

The undermentioned Gazettes of India Extraordinary were published upto the 31st May, 1963:—

Issue No.	No. and Date	Issued by	Subject
94	G.S.R. 949, dated May, 1963.	31st Ministry of External Affairs.	Orders regarding Defence of India Rules about strikes and lockouts, etc.
	G.S.R. 950, dated May, 1963.	31st Do	Declaring employment at the port of Marmagoa to be under the Defence of India Rules.
95	G.S.R. 951, dated May, 1963.	31st Ministry of Home Affairs.	Amendment to G.S.Rs. No. 364 and 365 dated 25th March 1960 and 1816 dated 31st December, 1962.
96		31st Ministry of Food & Agriculture.	Direction that no producer of Sugar shall demand in excess of Rs. 10 per quintal as an advance for despatching sugar to any State Government etc.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

## PART II-Section 3-Sub-section (i)

General Statutory Rules (including orders, bye-laws etc. of a general character) issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

### CABINET SECRETARIAT

(Department of Statistics)

New Delhi, the 1st June 1963

G.S.R. 987.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules further to

(1101)

amend the General Central Service (Class II & Class III posts in the Central Statistical Organisation) Recruitment Rules, 1960, issued with the notification of the Cabinet Secretariat, No. G.S.R. 110, dated the 19th January, 1960, namely:—

- 1. Short title.—These rules may be called the General Central Service (Class II and Class III posts in the Central Statistical Organisation) Recruitment Second Amendment Rules, 1963.
- 2. Amendment of the General Central Service (Class II and Class III posts in the Central Statistical Organisation) Recruitment Rules, 1960.—In the Schedule to the General Central Service (Class II and Class III posts in the Central Statistical Organisation) Recruitment Rules, 1960—

after item 3, the following item and entries shall be inserted, in the respective columns, namely:—

3 0 6 5

3-A. Senior Artist One Incharge Class II, Non- Rs. 400—25—500— Selection post Between 23 and 30 year Non-ministerial 800. and 30 years

• 7 II 13 Essential: (i) Degree or Diploma in No. Fine Art or Commercial Art, of a recognised University or Institution 100% by pro-motion fail-Two Senior Artists Class II who have put in a Depart- required mental under the years ing which by direct reminimum of five years' service in Promotions Rules. Commitcruitment. (ii) Two years' experience of Commercial Art in an advertising agency or firm or in Government . Department or Institutee. that grade.

Desirable:
Knowledge of Hindi.

[No. F. 2/16/62-Estt.(I).] B. S. RAO, Under Secy.

## MINISTRY OF LAW

## (Department of Legal Affairs)

New Delhi, the 7th June, 1963.

G.S.R. 988 (Contract/Amendment 51).—In exercise of the powers conferred by clause (1) of article 299 of the Constitution, the President hereby directs that the following further amendments shall be made in the notification of the Government of India in the Ministry of Law No. G.S.R. 1161 dated the 1st December, 1958, relating to the execution of contracts and assurances of property, namely:—

In the said notification:-

- I. In part III, which relates to the Ministry of Defence under Head 'O' for the existing entries, the following entries shall be substituted, namely:—
  - "O. In the case of National Cadet Corps:-
  - (i) Contracts for the purpose of purchasing of cloth, tailoring of uniforms, repair of boots and shoes and washing and repair of uniforms returned by the Cadets; by Commandant National Cadet Corps Officers Training School Kamptee, Commandant National Cadet Corps Academy Purandhar, Commanding Officer INS Venduruthy and Officer Commanding No. 2 Air Force Flying College, Air Force Station, Jodhpur.

- (ii) Contracts for the purpose of purchasing of cloth: by the Director General NCC/Deputy Director General NCC upto a limit of Rs. 10,000 in each case and Directors NCC (States) upto a limit of Rs. 5,000/-.
- (iii) Contracts for the purpose of refitting of uniforms, repairs of boots and shoes and washing and repair of uniforms returned by the cadets; by the Director General NCC/Deputy Director General NCC upto a limit of Rs. 20,000/- in each case and Directors NCC (States) upto a limit of Rs. 10,000/-.
- (iv) Contracts for the purpose of tailoring of uniforms for cadets; by the Directors NCC (States) within the stitching ceiling limits, as may be prescribed by the Government of India from time to time.
- II. In part IV which relates to the Ministry of Education after the Head D, the following entries shall be inserted, namely:—
  - "E-In the case of National Discipline Scheme Directorate:
    - Lease deed in respect of buildings land or other immovable property for the National Discipline Scheme Directorate (up to the limit of Rs. 5,000/- p.m.; by the Director of National Discipline Scheme Directorate."
- III. In part VII which relates to the Ministry of Food and Agriculture, under Head A-Department of Agriculture, for the existing sub-clause (iv) of item 2 the following sub-clause shall be substituted, namely:—
  - (iv) (a) Contracts and other instruments relating to the Indian Veterinary Research Institute, Izatnagar and Mukteswar; by the Director of the Registrar, Indian Verterinary Research Institute, Izatnagar and Mukteswar, subject to any limits fixed by the Central Government.
  - (b) Contracts and other instruments relating to the Indian Veterinary Research Institute, Mukteswar branch only, by the Assistant Administrative Officer at Indian Veterinary Research Institute, Mukteswar; subject to any limits fixed by the Central Government.
- IV. In part XV, which relates to the Ministry of Economic and Defence Coordination (1) under head A-Department of Supply in item 1(d) after the words "Assistant Directors (Grade II) of supplies and/or Disposals, and before the words "in the Directorate General of Supplies and Disposals", the following words shall be inserted namely:—

"or officer on Special Duty (Accounts)".

(2) Under Head B-Department of Technical Development, after the words "by Deputy Secretary" and before the words "to the Central Government" the following words shall be inserted in namely:—

"or Under Secretary".

V. In part XVIII, which relates to the Ministry of Transport and Communication, under Head A-Department of Transport, the following entry shall be inserted as clause 8 and the existing Clause 8 shall be renumbered as clause 9, namely:—

"8. In the case of Road Wing:-

All contracts for National Highway Projects by Consulting Engineer (Road)

Development".

VI After part XXVIII which relates to Pondicherry, the following new part shall be inserted, namely:—

XXVIII-A-In the case of Union Territory of Goa, Daman and Diu as regard contracts not hereinbefore specified:

(a) All contracts, deeds and other instruments relating to business of (i) the Customs Department in Goa, Daman and Diu; and the Central Excise Department in Goa, and (ii) Bonds and Guarantees submitted by importers and Exporters in connection with the clearance

or export of goods, or for the grant of duplicate refund orders; by Customs Adviser, Goa, Director of Customs Services Goa, and Director de Alfaindega, Goa".

[No. F. 17(1)/61-J.]

S. S. KAR, Dy. Secy.

# MINISTRY OF HOME AFFAIRS

#### ORDER

New Delhi, the 6th June 1963

G.S.R. 989.—Whereas in the opinion of the Central Government the atlas entitled "New International Atlas of the World", DELUXE 1944 Edition, published by the Geographical Publishing Company, Chicago and printed in U.S.A., contains prejudicial reports as defined in clause (7) of rule 35 of the Defence of India Rules, 1962;

Now, therefore, in exercise of the powers conferred by rule 45 of the Defence of India Rules, 1962, the Central Government hereby—

- (a) prohibits the further publication, sale or distribution of the said atlas and declares the said atlas and every copy thereof to be forfeited to Government; and
- (b) directs every person possessing any copy of the said atlas to deliver the same to the local police authorities.

[No. 59/69/63-Poll. II.]

P. K. DAVE, Jt. Secy.

## MINISTRY OF FINANCE

# (Department of Economic Affairs)

New Delhi, the 7th June 1963

G.S.R. 990.—In exercise of the powers conferred by sub-section (2) of section 43 of the Life Insuarnce Corporation Act, 1956 (31 of 1956), the Central Government hereby directs that section 27A of the Insurance Act, 1938 (4 of 1938), as made applicable to the Life Insurance Corporation of India by the Notification of the Government of Indian in the Ministry of Finance No. G.S.R. 734, dated the 23rd August, 1958 shall be subject to the following further modification, namely:—

In the proviso to clause (1) of sub-section (1) of section 27A of the Insurance Act, 1938 as made applicable to the Life Insurance Corporation of India, for the words "three-fourths", the words "eighty-five per cent" shall be substituted.

[No. 8(9)-INS(II)/62.]

P. GANGULEE, Dy. Secv.

### (Department of Revenue)

#### CENTRAL EXCISES

New Delhi, the 15th June 1963

G.S.R. 991.—In exercise of the powers conferred by section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), the Central Government hereby makes the following rules further to amend the Central Excise Rules, 1944, namely:—

1. These rules may be called the Central Excise (Ninth Amendment) Rules, 1963.

- 2. In the Central Excise Rules, 1944, for sub-rule (2) of rule 95, the following sub-rule shall be substituted, namely:—
  - "(2) The manufacturer shall maintain in the proper form in duplicate an account of all labels purchased and used, strike monthly totals after

the entry for the last working day of each month and submit to the officer at the factory, the duplicate copy of the same before the fifth of the month following that to 'which it relates'.

[No. 90/63.]

G.S.R. 992.—In pursuance of sub-rule (2) of rule 49 and rule 139 of the Central Excise Rules, 1944, the Central Government hereby directs that the provisions relating to the removal of goods from one warehouse to another shall extend, subject to the conditions specified below, to motor spirit, kerosene, refined diesel oils and industrial fuel oils (hereinafter referred to as the said goods) to which the provisions of Chapter VII of the said Rules have been extended by the notification of the Government of India in the Ministry of Finance (Revenue Division) No. CER-139(1)/56, dated the 9th June, 1956.

The said goods shall be permitted to be removed without payment of duty only-

- (a) from the storage tanks at the refineries at Visakhapatnam of Messrs.

  Caltex Oil Refining (India) Limited or, at Trombay, of Messrs
  Burman-Shell Refineries Limited or of Messrs Esso Standard
  Refining Company of India Limited, licensed under rule 140 as
  warehouses, to the storage tanks similarly licensed at the Oil
  Installations at Visakhapatnam, at Antop Hill and at Wadala in
  Bombay, of Messrs Indian Oil Company Limited; and
- (b) from one storage tank to another situated in the said installations.

G.S.R. 993.—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, the Central Government hereby makes the following further amendment to the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 132/62-Central Excises dated the 13th June, 1962; namely

In the Explanation to the said notification, for the words "or cotton covered or paper covered", the words "or insulated only with cotton, paper, silk, art silk, glass fibre or asbestos, or with such materials in combination" shall be inserted.

G.S.R. 994.—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, the Central Government hereby makes the following further amendment to the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 68/62-Central Excises dated the 24th April, 1962, namely:

In the Table appended to the said notification, in column 2 against Serial Number 2, for the words "Products commonly known as tread rubber or Camel Back, including cushion compound, cushion gum and tread gum", the words "products commonly known as tread rubber or Camel back, including cushion compound, cushion gum, tread gum and tread packing slips" shall be substituted.

[No. 93/63.]

L. M. KAUL, Dy. Secy

# (Department of Revenue)

#### CUSTOMS

New Delhi, the 15th June 1963

G.S.R. 995.—In exercise of the powers conferred by section 152 of the Customs Act, 1962 (52 of 1962), the Central Government hereby directs that the power to adjudge penalty under section 122 of the said Act by a Collector of Customs shall also be exercisable by an Assistant Collector of Customs to the extent of impose

ing penalty not exceeding five thousand rupees in cases where goods have been allowed to be imported, exported or cleared, on the person executing a bond under section 143 of the said Act.

[No. 151.]

S. VENKATESAN, Dy. Secy.

#### (Department of Revenue)

#### CUSTOMS

New Delhi, the 15th June 1963

G.S.R. 996.—In exercise of the powers conferred by sub-section (1) of section 25 of the Customs Act, 1962 (52 of 1962), the Central Government, being satisfied that it is necessary in the public interest so to do, hereby exempts articles specified in the Schedule below, when imported into India for the use of the police force of the States or the Union territories from the whole of that portion of the duty of customs leviable thereon as is specified in the First Schedule to the Indian Tariff Act, 1934 (32 of 1934):

Provided that the importer produces a certificate from the Commissioner of Police, Bombay to the effect that the goods in respect of which the exemption is claimed are intended for the use of the police force of the States or the Union territories.

#### SCHEDULE

Spedeheat Grenade, CN with one second Bouchon.

Spedeheat Grenade, DM with one second Bouchon.

Three-way Grenade, CN with two second Bouchon.

Three-way Grenade, DM with two second Bouchon.

Blast Dispersion Grenade CN with two second Bouchon (Metallic Body).

Lake Erie 34 Model Grenade CN with two second Bouchon.

1½ in Cal. Gunswith Recoil Pad.

 $1\frac{1}{2}$  in Cal. Long Range Shell, CN.

1½ in Cal. Short Range Shell, CN.

 $1\frac{1}{2}$  in Cal. Long Range Shell, DM.

1½ in Cal. Short Range Shell, DM.

1½ in Cal. Flite-Rite Projectile, CN.

1½ in Cal. Flite-Rite Projectile, DM.

Truncheon.

Truncheon Cartridge, CN.

Practice Grenade Complete with one Second Delay Firing Mechanism and Gas Pellet.

One Second Delay Firing Mechanism and Gas Pellet for Practice Grenade.

One Second Delay Firing Mechanism for Practice Grenade.

Gas Pellet for Practice Grenade.

12 in Cal. Practice Shell (L.R.) with four Refills each.

Refills for  $1\frac{1}{2}$  in Cal. Practice Shell (Consisting of Powder Charge, Primer and Two Wads).

Caps (Primers) for 11 in Cal. Practice Shells.

One Second Delay Firing Mechanism for Spedeheat Grenade.

Two Second Delay Firing Mechanism for Three-way Grenade.

Recapping and Decapping Machines for 11 inches Practice Shells.

Gas Guns.

Spedeheat Grenades CN.

Three-way Grenades CN. Long Range Shells CN. Short Range Shells CN. Fliterite Shells CN. Spedeheat Grenades DM. Long Range Shells DM. Short Range Shells DM. Truncheons. Truncheon Cartridges CN. Practice Shells with 4 Refills. Refills for Practice Shells. Caps for Practice Shells. Practice Grenades Complete. Gas Pellets. One Second Bouchons. Two Second Bouchons. Practice Grenades Alone.

Gun Parts Hinge Pins.

Screws, Hinge Pings.

Stock.

Grips, Wooden.

Screws Frame Plate (3).

Spring, Lock Coil.

Locks.

[No. 152.]

G.S.R. 997—In exercise of the powers conferred by sub-section (1) of section 75 of the Customs Act, 1962 (52 of 1962), as in force in India the Central Government hereby makes the following further amendment in the Notification of the Government of India, in the Ministry of Finance (Department of Revenue) No. GSR—575 (55/F. No. 34/86/60-Cus. IV), dated the 28th May, 1960, namely:—

#### Amendment

In the Schedule to the said notification, for the existing item at Serial No. 9 and entries relating thereto, the following shall be substituted:—

"9. Electric fans, namely, ceiling fans, table fans, air circulators, cabin fans and exhaust fans, and components and accessories thereof."

[No. 153/F. No. 34/4/63-DBK.]

G.S.R. 998.—In exercise of the powers conferred by sub-section (1) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962), the Central Government hereby makes the following further amendment in the Notification of the Government of India in the Ministry of Finance (Department of Revenue) No. GSR—575 (55/F. No. 34/86/60-Cus. IV), dated the 28th May, 1960, namely:—

#### Amendment

In the Schedule to the said notification for the existing item at Serial No. 163 and entries relating thereto, the following shall be substituted, namely:—

"163. Agarbatties and Dhoop."

[No. 154/F. No. 34(95)/3/62-Cus.IV.]

G.S.R. 999.—In exercise of the powers conferred by sub-section (1) of section 75 of the Customs Act, 1962 (52 of 1962), as in force in India, the Central Government hereby makes the following further amendment in the Notification of the

Government of India, in the Ministry of Finance (Department of Revenue) No. GSR—575 (55/F. No. 34/86/60-Cus. IV), dated the 28th May, 1960, namely:—

#### Amendment

In the Schedule to the said notification, after the existing item at Serial No. 187 and entries relating thereto, the following shall be added, namely:— "188. Asbestos Textiles and Compressed Asbestos Jointings."

[No. 156/F. No. 88/3/63-DBK.]

## (Department of Revenue)

CUSTOMS AND CENTRAL EXCISES

New Delhi, the 15th June 1963

G.S.R. 1006.—In exercise of the powers conferred by sub-section (2) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), the Central Government hereby makes the following rules to amend the Customs and Central Excises Duties Export Drawback (General) Rules, 1960, namely:—

### Amendment

- 1. These rules may be called the customs and Central Excises Duties Export Drawback (General) Amendment Rules, 1963.
- 2. In the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, in the Second Schedule, for the existing item at Serial No. 125 and entries relating thereto, the following shall be substituted, namely:—

"125. Agarbatties and Dhoop".

[No. 59/F. No. 34(95)/3/62-Cus. IV.]

G.S.R. 1001.—In exercise of the powers conferred by sub-section (2) of section 75 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India, the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960.

## Amendment

These rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1963.

In the Second Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960 for the existing item at Serial No. 5 and entries relating thereto, the following shall be substituted, namely:—

"5. Electric fans, namely, ceiling fans, table fans, air circulators, cabin fans and exhaust fans and components and accessories thereof."

[No. 60/F. No. 35/4/63-DBK.]

G.S.R. 1002.—In exercise of the powers conferred by sub-section (2) of section 75 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India, the Central Government hereby makes the following further. amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960.

#### Amendment

These rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1963.

2. In the Second Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, after the existing item at Serial No. 147 and entries relating thereto, the following shall be added, namely:—

"148. Asbestos Textiles and Compressed Asbestos Jointings."

[No. 62/F. No. 68/3/63-DBK.]

J. BANERJEE, Dy. Secy.

# MINISTRY OF COMMERCE AND INDUSTRY (Department of Company Law Administration)

New Delhi, the 4th June, 1963

G.S.R. 1903.—In exercise of the powers conferred by the proviso to sub-section (1) of section 594 of the Companies Act, 1956 (Act I of 1956), (hereinafter referred to as the Act), and in partial modification of the Notification No. S.R.O. 3216, dated the 4th October, 1957 of the Government of India in the Ministry of Finance (Department of Company Law Administration), (hereinafter referred to as the notification), the Central Government hereby directs that, in the case of Compagnie Industrielle De Travaux (hereinafter referred to as the company), being a foreign company, the requirements of clause (a) of sub-section (1) of the said section as modified in their application to a foreign company by the said notification, shall apply subject to the following further exceptions and modifications, namely:—

It shall be deemed to be sufficient compliance with the provisions of clause (a) of sub-section (1) of section 594 of the Act if in respect of the financial years ended the 31st December, 1960, 31st December, 1961 and 31st December, 1962, the company submits to the appropriate Registrar of Companies in India in triplicate—

- (i) a copy of the authenticated balance sheet and profit and loss account (including documents relating to every subsidiary of the company) as submitted by it to the prescribed authority in the country of its incorporation under the provisions of the law in that country;
- (ii) a statement of (a) assets and liabilities and (b) receipts and payments in India certified by two directors of the company and a person authorised to accept service of process in India under clause (d) of sub-section (1) of section 592 of the Act;
- (iii) a certificate signed by two directors of the company and the person authorised to accept service of process referred to at (ii) above, to the effect that the company did not carry on any business through its offices in India.

[No. F. 14(3)-CL, VI/63.]

N. PARASURAMAN, Under Secy.

### CUSTOMS AND CENTRAL EXCISE COLLECTORATE, COCHIN-L.

CENTRAL EXCISE

Cochin, the 30th May 1963

G.S.R. 1004.—In exercise of the powers conferred on me under Rule 50 of the Central Excise Rules, 1944, and in supersession of this Collectorate's Notification No. 1/63, dated the 5th January, 1963, it is hereby directed the manufacturers of Plywood desirous of clearing veneers, saw dust, timber pieces and central cores from the factory's own premises are permitted to remove the said products under their own gate passes after formal permission, in the nature of an intimation, has been obtained from the Central Excise Officer concerned.

[No. 3/63.]

M. RAMACHANDRAN,

Collector.

## MINISTRY OF TRANSPORT AND COMMUNICATIONS

(Department of Transport) (Transport Wing) PORTS

New Delhi, the 18th May 1963

G.S.R. 1005.—In exercise of the powers conferred by sub-section (I) of section 6 of the Indian Ports Act, 1908 (15 of 1908) and in supersession of the Port of Madras (Landing and Shipment of Petroleum) Rules, published with the late War Transport

Department notification No. 13-P (53)/39, dated the 29th August, 1942, the Central Government hereby makes the following rules, regulating the landing and shipping of petroleum within the Madars Port limits, the same having been previously published as required by sub-section (2) of the said section.

#### RULES

RULES REGULATING THE LANDING AND SHIPMENT OF 'PETROLEUM' WITHIN THE MADRAS PORT LIMITS.

- 1. Short title, extent and commencement.—(i) These rules may be called "The Madras Port Petroleum Rules, 1963".
  - (ii) They extend to the whole of the Madras Port area.
  - (iii) They shall come into force from the date of publication.
- 2. Application of Petroleum Rules, 1937 not barred.—These rules shall be in addition to and not in derogation of the Petroleum Rules, 1937, and nothing in these rules shall be deemed to be contrary to any of the provisions of the Petroleum Rules, 1937.
- 3. Definitions.—In these rules, unless there is anything repugnant in the sub-
  - (a) "Bulk Oil vessel" means a vessel licensed to carry petroleum in bulk as
  - (b) "Cased Petroleum" means petroleum packed in cases, casks, drums or other receptacles.
  - (c) "Dangerous Petroleum" means any petroleum having flash point below 76°F.
  - (d) "Heavy Petroleum" means petroleum which has its flash point not below 150°F.
  - (e) "Non-dangerous Petroleum" means petroleum having its flash point below 150°F. but not below 76°F.
  - (f) "Petroleum" means any liquid hydro-carbon or mixture of hydro-carbons and any inflammable mixture (liquid, viscous or solid) containing any liquid hydro-carbon or any other commodity given in the Schedule.
  - (g) "Petroleum in bulk" means petroleum contained in receptacles exceeding 200 gallons in capacity.
  - (h) "Ton" when used to indicate the weight of petroleum is taken as equivalent to 300 gallons.
- 4. Notice of arrival of 'Petroleum'.—The Master of every ship carrying petroleum shall deliver to the Pilot a written declaration under his signature in Form 'A' prescribed in Schedule II to the Petroleum Rules, 1937:

Provided that if, in anticipation of a ship's arrival, the agent of such ship delivers to the Deputy Port Conservator a written declaration as aforesaid, no such declaration need be made by the Master of such vessel.

The declaration given as aforesaid shall contain the following information in addition to the details furnished in Form 'A':—

- (a) The name/names of the petroleum product/products;
- (b) The flash point of such product/products;
- (c) Whether such product/products is/are mixable with water or not.
- 5. Vessels carrying Petroleum in bulk.—(1) No vessel with dangerous petroleum in bulk on board shall enter the enclosed harbour. Such vessel shall be berthed/discharged only at the Petrol Berth, situated cutside the enclosed harbour.

This sub-rule shall not apply to ships carrying on board less than 150 gallons of dangerous petroleum as part of the ship's stores (but not as cargo), if such

dangerous petroleum is carried in appropriate receptacles other than the ship's cargo tanks and is stored in a safe manner.

(2) No vessel shall enter the enclosed harbour from the Petrol Berth after having discharged dangerous petroleum, until the tanks which contained dangerous petroleum have been gas-freed and a certificate has been obtained by the Master from an officer appointed in this behalf by Government, to the effect that such officer has, after examination with the aid of vapour testing instrument, found the vessel to be entirely clear of dangerous petroleum and petroleum vapour.

Such certificate shall be exhibited at the gangway of the vessel.

(3) Vessels carrying only non-dangerous or heavy petroleum and vessels carrying less than 150 gallons of dangerous petroleum to which sub-rule (1) does not apply may proceed direct to one of the oil berths inside the harbour or to any other berth specially indicated by the Deputy Port Conservator and may discharge their carge from such berths subject to such restrictions and conditions as the Deputy Port Conservator may impose from time to time.

But when barges containing explosives lie alongside East Quay or are discharging at East Quay, the outermost tanker berth inside the North Harbour wall shall not be used for petroleum tankers.

- (4) If so required by the Deputy Port Conservator, a bulk oil vessel along-side an oil berth shall, at any time and from time to time, be removed to any anchorage appointed for bulk oil vessels; and when the petroleum has been discharged, the vessel shall as soon as possible, leave the oil berth and proceed to sea or to any other anchorage indicated by the Deputy Port Conservator provided that she may, with the permission of the Deputy Port Conservator, clean her tanks alongside subject to the restriction laid down in sub-rule (2).
- (5) Bulk petroleum vessels lying within the Port limits shall always take all possible precautions to prevent discharge of oil, oily water or oily refuse on to the shore or into the sea.
- (6) Cleaning the tanks which contained petroleum shall be carried out within the Port limits, only with permission in writing of the Deputy Port Conservator. During such cleaning, the Master of the vessel shall take particular care to ensure that sub-rule (5) is strictly observed.
- (7) Bulk petroleum vessels shall not carry out any repairs within the Port limits without the permission in writing of the Deputy Port Conservator. Such permission may be given only on production by the Master of such vessel of a gas-free certificate obtained in the manner as stipulated in sub-rule (2).
- (8) Vessels carrying petroleum in bulk shall, whilst within the Port limits exhibit conspicuously—
  - (a) from sunrise to sunset a red flag not less than three feet square with a white circular centre six inches in diameter, if dangerous petroleum is carried and a red flag not less than three feet square, if non-dangerous petroleum is carried, and,
  - (b) from sunset to sunrise, a red light.
- (9) Every bulk oil vessel having petroleum other than heavy petroleum on board as cargo whilst moored in the Port, shall keep the end of wire hawser having a large eye paid out to the water's edge at bow and quarter, to enable a tug to take hold in case of emergency.
- (10) During the time that any bulk oil vessel is in the Port, a responsible officer and an Engineer shall always be on board, night and day, to carry out and give effect to these rules.

When discharging is proceeding or about to be started, it is absolutely essential that an officer who holds a certificate of competency not lower than First Mate and an Engineer, who holds a certificate of competency not lower than Second Engineer shall be on board. Each of these officers shall have at least twelve months service in sea going oil tank vessels to his credit. These officers shall see that all necessary precautions are taken for the safety of the vessel and her cargo. During all such time the machinery shall be maintained in working order so that the vessel can

be moved (i.e., as soon as steam can be raised, in the case of vessels discharging dangerous petroleum), if so required by the Deputy Port Conservator. Provided that where a vessel has power to work her anchor cables and mooring lines, she landing of petroleum.

- (11) Any vessel, having petroleum (dangerous or non-dangerous or both) in bulk on board for discharge partly at the Port and partly at a port or ports other than Madras, shall not in any circumstances move the dangerous petroleum intended for other ports from the tank or tanks containing it for any purpose whatsoever without the special permission of the Deputy Port Conservator.
- (12) Two or more vessels having petroleum other than heavy petroleum on board shall not, except for the purpose of transhipment, lie within 100 feet of one to maintain such distance.
- 6. Landing of Petroleum in bulk.—(1) Before any petroleum in bulk is discharged from any vessel, the owner of the cargo shall give due notice to the Deputy Port Conservator and the Traffic Manager. Discharge of petroleum shall commence only after obtaining permission to do so from both the aforesaid officers.
- (2) Dangerous petroleum in bulk shall be loaded/discharge only at the Petrol Berth.
- (3) During loading or discharge of dangerous petroleum no cargo other than non-dangerous heavy petroleum whatsoever may be loaded or discharged.
- (4) A bulk oil vessel, while discharging non-dangerous petroleum, may be permitted simultaneously to load and unload general cargo. A bulk oil vessel when carrying, but not while discharging or loading dangerous petroleum, may load or unload general cargo.
- 7. Vessels discharging Petroleum in bulk.—(1) All the mechanical and electrical fitments on vessels discharging petroleum in bulk shall be constructed and maintained in accordance with Lloyd's or other approved Society's rules for vessels intended to carry petroleum in bulk.
- (2) All the safety devices incorporated into such vessels, in accordance with Lloyd's or other approved Society's specification, shall remain in good working condition throughout the period that such vessel discharges dangerous or non-dangerous petroleum.

Discharge of petroleum shall commence only after all such safety devices are inspected by a competent ship's officer and found to be in good working condition.

If any of these safety devices become defective or otherwise ineffective at any time when discharge of petroleum is in progress, the vessel shall immediately stop pumping. Pumping shall thereafter be resumed only after such defective safety device has been restored to working condition.

8. Conditions of landing of Petroleum in bulk.—(1) A bulk oil vessel shall discharge dangerous petroleum, under her own power, only after obtaining special permission from the Deputy Port Conservator. Such vessel shall be permitted to discharge petroleum under its own power, only subject to the conditions stipulated in rule 7.

A certificate signed by the Master or owner of such vessel to the effect that all the safety devices referred to in rule 7 are in good working condition, shall accompany the application for permission to discharge petroleum under the ship's own power.

- (2) (a) A bulk oil vessel shall commence discharging of dangerous petroleum, only during the day time, but a vessel which has commenced the discharge before sunset may continue to discharge even after sunset, provided that such discharging is continuous and without interruption. Should anything occur after sunset, which necessitates the repair or dis-connection to the plant, pipes or connections, such discharge shall be discontinued until after sunrise.
- (b) In the case of interruption to pumping after sunset due to any reasons, other than those stated in clause (a) above, the Deputy Port Conservator may, at his discretion, grant special permission to re-commence pumping even during the night time. Discharge of dangerous petroleum interrupted or suspended after

sunset, shall on no account, be re-commenced until after sunrise, without the permission of the Deputy Port Conservator.

- (3) Every time before any bulk oil vessel commences discharging of petroleum, the pipelines through which such petroleum is to be pumped (from ship to terminal) shall be tested for 10 to 15 minutes by pumping through water at 100 lbs. pressure per square inch.
- (4) Under no conditions shall petroleum be pumped through the pipelines at pressure exceeding 100 lbs. per square inch.

This maximum pressure shall not be applied to the pipelines until one hour after commencement of discharge of petroleum.

- (5) Throughout the period that petroleum is being discharged, the floating pipelines shall be under constant supervision by a responsible employee of the owner of such petroleum.
- (6) A bulk oil vessel berthed at the petrol berth or at any of the oil berths inside the harbour for purpose of discharging petroleum shall discharge such cargo with due diligence, i.e., at the rate of not less than 1,200 tons in 24 hours, provided the pressure allowed permits of a rate of discharge of 50 tons per pumping hour.

Failure to discharge petroleum at the above rate may render the vessel liable to be removed from the berth at the discretion of the Deputy Port Conservator.

- (7) Except in cases where discharge is interrupted to shift the vessel concerned from one berth to another in according with the orders of any competent authority, the discharge of petroleum in bulk shall be continuous day and night until completed, weather and appliances permitting.
- (8) If for any cause discharge of petroleum is at any time suspended, arrangements shall be made by some efficient means to prevent any of the oil in the pipeline from escaping.
- •(9) In the event of its being necessary to interrupt pumping in order to raise steam on board, the oil pipes in the vicinity of the vessel shall be flushed with water and the valve at the junction of flexible and fixed pipe ashore shall be closed before the boiler fires are lighted.
- (10) When a vessel has finished discharging or loading petroleum, the pipe to the storage tanks shall immediately be emptied of petroleum by the vessel's pump flushing water at least as far as the walve house on shore.

The same procedure shall also be observed every time pumping is suspended for any reason whatsoever.

9. Accident Fire prevention.—(1) A Harbour Police Guard of one Sergeant and two constables (or more if considered necessary) shall remain on duty on board during the whole time that discharge of petroleum is going on, to strictly enforce these rules and any other precautions considered necessary.

Arrangements for this Police Guard shall be made with the Inspector of Harbour Police direct by the Agent of the vessel. That this has been done shall always be notified to the Deputy Port Conservator on each application for permission to work rargo etc.

- (2) Any unauthorised floating craft going alongside the oil vessel without the permission of the Police Sergeant shall be liable to be prosecuted, and if such floating craft even attempt to pass between the vessel's stern and the quay and so endanger the floating pipeline they shall have their licences cancelled by the Deputy Port Conservator.
- (3) No person shall be allowed on board such oil vessels except those actually belonging to the ship's company or those on ship's business. No workmen shall normally be allowed on board such vessels; if any workmen have to go on board such vessels for any special reasons, the police constable on duty at the gangway shall thoroughly search such workmen for matches and other forbidden articles.
- (4) No person engaged in landing or loading petroleum shall carry fuses, matches or any other appliances for producing ignition or explosion.
- (5) No fires, smoking or non-safety lights shall under any conditions be permitted on board any floating craft lying alongside or within 100 feet of any of vessel. Harbour tugs proceeding within 100 feet of such oil vessels shall ensure

that the galley fire and other naked flames/lights are either damped down or

Boats shall never hang around the gangway of an oil vessel.

(6) During the whole time that an oil vessel is discharging petroleum, the oil pipelines within the harbour area shall be efficiently patrolled by Mazdoors posted for the purpose by the Chief Engineer, Madras Port Trust.

- (7) The employees of the oil companies and their representative shall strictly observe or cause to be strictly observed all the instructions detailed under
- (8) The Port Trust Departments concerned and the employees of such departments shall strictly observe or cause to be strictly observed all the instructions detailed under Appendix II 'Fire Protection of the Oil Pipelines and Booster Pumphouse-Instructions to Port Trust Staff'.
- 10. Cased Petroleum, i.e., Petroleum not in bulk.—(1) No vessel with cased dangerous petroleum on board, the total quantity of which exceeds 20 tons or 6,000 gallons shall be permitted to enter the enclosed harbour, whether such dangerous petroleum is for discharge at the port or not. The hold or holds containing cased dangerous petroleum intended for another port shall be kept securely closed and covered during the vessel's stay in the port, provided that if the cased dangerous, petroleum is contained only in the lower hold, the lower hold only need be secured, closed and covered.
- (2) Landing of cased petroleum, other than heavy petroleum shall be done at such place or places as the Deputy Port Conservator directs.
- (3) The importer must produce to Trustees customs clearance documents before the cased petroleum is landed.
- (4) Before any cased petroleum is landed or shipped, arrangements must be made with the Traffic Manager and his authority obtained for the landing or shipping of such petroleum.
- (5) When cased petroleum, other than heavy petroleum, is landed, an officer not below the rank of an Assistant Shed Master, shall be deputed by the Traffic Manager, to be in attendance from the moment the landing is commenced until it shall have been completed, or until such petroleum has been loaded into railway wagons or their vehicles of transport. The importer of cased petroleum or persons acting on his behalf shall strictly carry out any instructions given by the said officer.
- (6) A ship's officer who holds a certificate of competency not lower than Second Mate, shall be on duty at the hatch from which cased petroleum is being discharged or into which cased petroleum is being shipped until the discharge or shipping shall have been completed.
- (7) During the discharge of cased petroleum at any hatch, no other cargo but petroleum shall be handled at the hatch.

General cargo and non-dangerous cased petroleum may be simultaneously handled, provided that they are contained in separate holds, but when cased cangerous petroleum is being discharged from a vessel, no other cargo shall be loaded into or discharged from such vessel.

- (8) All cased petroleum, other than cased dangerous petroleum, brought into port premises for shipment shall forthwith be put on board the vessel on which the same is to be received.
- (9) Cased dangerous petroleum intended for shipment must not be put into harbour craft until the vessel by which such petroleum is intended to be shipped is ready to receive such petroleum.
- (10) The Master of every vessel, other than harbour craft or country craft carrying cased dangerous petroleum as cargo shall, whilst in the port, hoist a red flag at the fore, where it can be best seen. Such flags shall be kept flying from sunrise to sunset, as long as the cased petroleum is on board the vessel. Such vessels shall exhibit, between sunset and sunrise, a red light at the fore.
- 11. Landing of Non-dangerous cased Petroleum.—(1) Non-dangerous cased petroleum may be landed or shipped by vessels inside the harbour, but not more than one vessel shall be allowed to land or ship such petroleum at any time.

- (2) It shall not be landed or shipped over any West or North Quay berth.
- (3) It may, however, be discharged or shipped overside into or from lighters by a vessel lying at West or North Quay berths, provided that not more than 16,000 gallons of cased petroleum shall be in transit to or from a vessel at any time.
- (4) It may be landed or shipped over the South Quay, or overside into harbour craft, provided not more than 16,000 gallons of cased petroleum shall be in transit to or from a vessel at any time.
- (5) It may be landed or shipped by a vessel lying at the East Quay under the same conditions as those governing landing or shipment at the South Quay, except that there shall be no limit to the quantity in transit to or from the vessel at any time.
- (6) It may be shipped or landed without limit of quantity into or from steamers at moorings in the harbour.
- (7) When harbour crafts are used for the purpose of the landing or shipment of non-dangerous cased petroleum, in no case shall the quantity of such petroleum affoat in harbour craft at any time, exceed 16,000 imperial gallons, and not more than 12 harbour crafts shall be used for the purpose at the same time.
- (8) The South Groyne shall be the place for the landing and shipment of non-dangerous cased petroleum by means of harbour craft from or into steamers or sailing vessels, provided that only six harbour craft shall be allowed to discharge or load simultaneously at the said place.
- (9) Handling of non-dangerous cased petroleum during the hours of darkness shall be done under the surveillance of the Police and the Trustees' Traffic Department, but harbour craft containing such petroleum must not lie in the harbour at night except during the actual operations of loading or discharge.
- 12. Sailing vessels.—(1) Not more than 2,400 imperial gallons of cased petroleum may be shipped into, or landed from a sailing vessel or transhipped from another vessel into a sailing vessel.
- (2) Leading of cased petroleum, other than heavy petroleum, into country craft shall be done under the supervision of the police, and shall only be allowed between surrise and sunset and at such places as may be notified for the purpose by the Deputy Port Conservator.
  - (3) Any country craft loaded with cased dangerous petroleum shall not leave the loading berth, except during daylight and with the written permission of the Deputy Port Conservator. Such permission shall not be granted unless there is reasonable probability that such craft will be clear of the shippling in Port before sunset.

No such craft shall, after leaving the loading berth, anchor within half a mile of other shipping in the Port unless compelled by stress or weather or accident.

- 13. Landing of cased Dangerous Petroleum.—(1) Except as provided for in sub-rule (4), cased dangerous petroleum shall not be landed or shipped by any vessel inside the harbour. West of a line running parallel to the West Quay and 2,000 feet Eastward of the base line of the harbour. The normal shipping and landing places shall be the steps on the East side of the harbour, the East Quay and the South Groyne East of the first named line.
- (2) Cased petroleum coming under the category of dangerous cased petroleum and other inflammable liquids given in the schedule may be shipped or discharged by means of harbour craft on the off side of vessels lying at the West Quay subject to observance of these rules. The transport of such cargo between harbour craft and shore shall be done East of the 2,000 feet line mentioned in subrule (1) (vide Schedule for a sample list of dangerous petroleum).
- (3) No dangerous cased petroleum shall be in actual transit in the harbour between sunset and sunrise otherwise than in railway wagon, that is, such petroleum shall not be handeld in any way at night nor lie affoat in harbour craft etc. in the harbour at night.

- (4) Not more than 2,000 gallons of cased dangeorus petroleum shall be permitted to be in transit in the harbour premises at one and the same time, i.e., between ship's hatch and harbour gates. Any quantity of such petroleum exceeding 2,000 gallons shall be dealt with at the East Quay where it must be landed direct from the vessel on to the quay and loaded into railway wagons.
- (5) Not more than one vessel at a time shall land or take in cased dangerous petroleum in the enclosed harbour.
- (6) Cased dangerous petroleum shall not be landed at the Sand Screen steps while a vessel is lying at South Quay II and shall not be landed at the East Quay steps while a vessel is lying at the East Quay. Should both quays be occupied at the same time, such cased dangerous petroleum shall be landed at the steps just inside the Eastern head of the harbour entrance, provided that barges containing explosives are not then lying at or near the said steps.
- (7). No harbour craft containing cased dangerous petroleum shall be in transit anywhere in the harbour while a vessel is entering or leaving the Port.
- (8) While the handling of cased dangerous petroleum is in progress no cooking fires, smoking or lights of any description, other than those of the approved safety type, shall be allowed anywhere on board the vessel, on any barge used for landing/carriage of such petroleum and on tugs used to tow such barges.
- (9) Leaky receptacles containing dangerous petroleum shall not be discharged from a vessel into a harbour craft containing sound receptacles. Special arrangements must be made with the Trustees official in charge of the wharf for the landing of any leaky receptacles containing dangerous petroleum.
- (10) The presence anywhere in the harbour area of any leaky receptacles containing dangeros petroleum shall, immediately on being detected or noticed, be notified (over telephone) to the Port Fire and Assistant Safety Officer, who shall immediately arrange to inspect such receptacles and suggest necessary precautionary measures. Landing/transport storage of such leaky drums shall thereafter be carried out only subject to such precautionary measures as might be suggested by the Port Fire and Assistant Safety Officer.
- (11) Only covered wagons or vehicles shall be used to transport cased dangeros petroleum to or from the loading or unloading site. Wagons containing cased dangerous petroleum must be sealed before they are removed from the loading site.
- (12) Three empty wagons shall be kept between the shunting engine and the wagons loaded with cased dangerous petroleum.
- (13) Where harbour crafts are used, not more than 2,000 gallons of cased dangerous petroleum shall be loaded into any one harbour craft.
- (14) Cased dangerous petroleum imported must not be put into harbour craft without the prior consent of the Trustees. In order, therefore to avoid possible delay to vessels carrying cased dangerous petroleum, the agents of such vessels should make early arrangements with the Trustees for the disposal of their cargo of cased dangerous petroleum.
- 14. Cased Dangerous Petroleum in excess of 20 tons or 6,000 gallons.—(1) When any consignment of dangerous petroleum (not in bulk) in excess of 20 tons or 6,000 gallons is imported into the Port, the following conditions shall be observed:—
  - (a) Such consignment shall be unloaded into harbour craft at the Petrol Berth.
  - (b) The harbour craft containing such consignment shall lie in the Royapuram Bay.
  - (c) Not more than four loaded harbour crafts shall be allowed to lie at anchor outside the harbour entrance at any time.
  - (d) If it is proposed to leave harbour craft loaded with such consignment affoat in Royapuram Bay during night, the Deputy Port Conservator shall be notified before 4 p.m. of the preceding day.
  - (e) Each harbour craft loaded with such consignment shall be provided with a full crew whose duty it shall be to attend to the moorings of the harbour craft under their charge and to see that she does not

drag. No harbour craft shall be moored East of the oil intake at the

- (f) Each harbour craft loaded with such consignment shall be provided with an efficient anchor and 30 fathoms of good chain and in addition with not less than 30 fathoms of good 4 inch manila or 6 inch coir rope; each harbour craft shall also carry at least two oars.
- (g) No harbour craft loaded with such consignment shall be anchored in Royapuram Bay at a distance less than 150 feet from any other harbour craft or any vessel.
- 15. Bunkering.—(1) Bunkering of vessels with heavy petroleum at the West and North Quays by means of the Trustees' service pipelines, shall be allowed subject to the conditions specified hereunder, namely:—
  - (a) During all such time as any vessel is receiving heavy petroleum into her bunkers, the Master or First Mate of such vessel shall be present on board. It shall be his duty to see that the conditions specified in these rules are complied with and that all reasonable precautions for safety are observed.
  - (b) A ship's officer shall be on watch and an attendant shall be stationed alongside the flexible connection pipe while bunkering is in progress.
  - (c) Suppliers of heavy petroleum shall be responsible for seeing that all flexible pipes used for bunkering are tested to a pressure of 30 lbs. per square inch before operations commence, and that all joints are oil tight; that when flexible pipes are dismantled, any unavoidable spillage on the quay shall be properly cleansed up with sand. No bunkering shall be commenced until the supplier has delivered to the Trustees a certificate to the effect that all flexible pipes to be used in the operation have been tested as required by this rule. Officers in charge of vessels which receive heavy petroleum for bunkering shall be responsible for seeing that all valves in the vessel's tanks or connections are properly regulated to receive the petroleum and due warning shall always be given to suppliers by ship's officers before any valves are closed, to prevent the possibility of a sudden increase in pressure which may cause a burst in the flexible pipe or elsewhere and a consequent leakage of oil. Owners of vessels which receive heavy petroleum for bunkering and suppliers, shall be severally responsible for seeing that bundering operations are conducted with cleanliness and in an orderly manner and any damage resulting from neglect of all proper precautions shall render them liable under clause (d).
  - (d) Suppliers of heav; petroleum for bunkering shall be liable for any damage whatsoever caused to cargo or property belonging to or in charge of the Trustees by any leakage of such petroleum due to or arising from negligence or any defect in or failure of, apparatus or appliances beicr.ging to the suppliers.
  - The Master and owners or the agents of the vessel receiving heavy petroleum shall also be liable for any such damage if caused by negligence or defect or failure of apparatus or appliances belonging to the vessel.
  - (e) No cargo other than steel plates, iron rails and similar goods unaffected by oil, shall be allowed on the wharf within 50 feet of the oil stand pipes, and shed doors immediately behind them shall be kept closed while bunkering is in progress.
  - (f) Before bunkering commences, the vessel's attendant shall see that the telephone connection to the Oil Company's depots is in working order.
  - (g) An attendant shall be on duty at the pump throughout the time of bunkering.
  - (h) At least two hours' notice in writing shall be given to the Deputy Port Conservator before bunkering is commenced.
  - (i) No bunkering shall be commenced unless a sand cart containing 15 c.ft. of sand is on the spot at the supply pipe. This would be the responsibility of the Oil Company supplying the oil for bunkering.

- 16. Enforcement and Penalties.—(1) The Port Safety Officer, the Port Fire and Assistant Safety Officer or any other officer duly authorised in this behalf by the Port Safety Officer, shall be responsible and shall have due jurisdiction to enforce these rules.
- (2) (a) Masters and/or agents of vessels lying within the Port limits and carrying petroleum as cargo, shall, when so required by the Port Safety Officer, the Port Fire and Assistant Safety Officer or any other officer duly authorised in this behalf by the Port Safety Officer, afford all reasonable facility to enable such officers to ascertain whether these rules are duly observed.
- (b) The occupiers or custodians of premises within the Port limits and/or owners of petroleum handled or stored anywhere within the Port limits, shall, if so required by any of the officers mentioned in sub-rule (1), afford all reasonable facility to such officers, to ascertain whether these rules are duly observed
- (3) The Trust's Section Officers and staff shall always ensure that these rules are duly observed by all parties handling or storing hazardous substances within the Port limits.

Any violation of these rules shall, immediately on being noticed by the Section-Officers and staff, be notified to the Port Safety Officer or the Port Fire and Assistant Safety Officer directly and by the quickest means.

#### APPENDIX I

#### [See rule 9(7)]

Fire Protection of the Oil Pipelines and Booster Pumphouse—Precautions to be taken or procedure to be observed by the Oil Companies landing Petroleum in bulk.

#### (a) GENERAL:

1. Advice to the Trust's Mechanical Engineer.—Oil Companies intending to land petroleum in bulk shall advise the Trust's Mechanical Engineer of the intended landing of such petroleum at least 24 hours before such landing commences, so as to enable him to post necessary staff to man the Booster Pumphouse and to patrol the oil pipelines.

Advice, as above, regarding landing of petroleum in bulk on Sundays and Board holidays should reach the Mechanical Engineer, before 1100 hours on the preceding working day.

2. Manifold pit to the North of the Booster Pumphouse.—The Oil Company receiving petroleum in bulk, shall be responsible to keep manifold pit reasonably clean and free from spilt oil and litter, at all times during tanker discharge

Before commencement of tanker discharge, during tanker discharge and immediately after completion of tanker discharge, the Oil Company concerned shall arrange to collect cotton waste and other waste matter which may be lying in the manifold pit and to deposit the same into the rubbish bin provided for tanker discharge and

The Oil Company concerned shall arrange to collect in barrels any oil that may escape into the manifold pit, even as such oil escapes from the pipelines or joints, and shall arrange to clear quickly from the site such barrels into which oil has been so collected.

- (b) Action to be taken in the event of a leak and/or fire.—In the event of a leak in the flexible pipelines (i.e., pipelines connecting the tanker to the shore pipelines) and/or a fire on or around the North Groyne, the Oil Company's Supervisor/Assistant in charge of tanker discharge shall take action as follows:—
  - Arrange for the tanker to stop pumping and to shut down all tanker discharge valves.
  - 2. Notify the Port Fire Service-Telephone No. 2961, Extension 28.
  - 3. Notify the Booster Pumphouse.

- 4. Notify the Terminal receiving petroleum, if necessary.
  - Note: (a) The Port Fire Service need not be notified if the oil involved in any leak is known, beyond all doubt, to be 'Heavy Petroleum', as defined in the Petroleum Rules.
    - (b) It is to be clearly understood that all 'leaks' involving 'Petroleum' other than 'Heavy Petroleum' shall be notified to the Port Fire Service.

Tanker discharge, suspended on account of a leak involving petroleum other than heavy petroleum, or a fire, shall recommence only after the leak is repaired or the fire is put out and the 'All Clear Signal' is obtained from the Deputy Port Conservator, or any other official authorised in this behalf by the Deputy Port Conservator.

#### APPENDIX II

#### [See rule 9(8)]

Fire Protection of the Oil Pipelines and the Booster Pumphouse—Instructions to Port Trust Staff

- I. Instructions to the Drivers of Booster Pumphouse:
- (a) General.—The dirvers of the booster pump shall, at normal times, be responsible for carrying out the following instructions:—
  - 1. Speaking-tube communicating between the pump room and the engine room shall, at all times, be left closed with the metal cap provided.
  - 2. The doors and windows of the pumphouse shall always be left closed.
  - 3. Breakages to the door and window-panes and damage to ventilator shutters shall promptly be reported to the Workshop Foreman for urgent repairs.
    - 4. The refuse-bin provided in the pit shall always be kept reasonably clean of oil waste and other waste matter.
- (b) In case of a leak and/or fire in pipelines or in or about the pumphouse.—
  In the event of a leak coming to his notice or being reported to him, the pump driver shall expeditiously carry out the following instructions in the order of precedence as given below:—
  - 1. Stop or arrange to stop pumping.
  - 2. Actuate the warning device to warn the supervisor on North Groyne and to Engineer at tanker pump.
  - 3. Notify West Fire Station over one party telephone.
  - 4. Hoist warning signal (Red burgee during day and red light during night) on the flag staff on top of the pumphouse.

In case of fire occurring in or about the pumphouse the driver may, in addition to and after carrying out the above instructions, endeavour to keep in check or put out the fire using all available equipment. (The pump driver may not however engage himself in fire fighting if the fire occurs some distance away from the pumphouse; in such cases he may depute all available men to fight the fire and shall himself remain in the pumphouse premises.)

# II. INSTRUCTIONS TO THE SECTION OFFICERS AND STAFF OF THE TRAFFIC DEPARTMENT:

On a leak in oil pipelines and/or a fire in or near oil pipelines being noticed or reported, the Section Officer or staff concerned shall arrange to take or take action as detailed below. The sequence of action should be in the order as detailed below:—

1. Warn the pumphouse driver by the quickest means.

- 2. Inform West Fire Station of the occurrence. (In case of leak information may be given over telephone; in case of fire, actuate the nearest fire atarm box and follow up with a telephonic message.)
- 3. Report the occurrence to 'M' Division Police Station.
- 4. Cordon off the area as best as possible pending arrival of police party and see that no naked lights are brought or caused to be within 300 feet of the point of occurrence. (For the purpose of this order, locos, internal combustion engines, hurricane and pressurised lanterns, railway signal lamps, all type of cycle lamps, ordinary electric hard torches etc., are to be considered as 'naked lights'.)
- Pending arrival of Fire Service, take such other measures as may be sonsidered expedient to prevent outbreak of fire or to keep in check or extinguish the fire if one has already started.
- III. INSTRUCTIONS TO THE STAFF OF RAILWAY SECTION OF THE TRAFFIC DEPARTMENT:

On a leak and/or fire in oil pipeline being reported or on the warning signal (Red burgee during day and red light during night) being hoisted atop the pumphouse, the Yard Superintendent or in his absence the seniormost of his assistants present shall arrange to suspend immediately wagon shunting operations to the extent necessary to ensure that no locos pass within 300 feet of the point of occurrence or beyond such limits as may be specified by the Deputy Port Conservator, the Harbour Master or the Port Fire and Assistant Safety Officer or the seniormost rank of the Port Fire Service present at the scene. All paraffin and other non-safety types of signal lamps also should be warned off or should cease to be in the area forbidden for the passage of locos.

Locos and signal lamps may thereafter resume operations in the forbidden area only after getting the 'All Clear Signal' from the Deputy Port Conservator, the Harbour Master, the Port Fire and Assistant Safety Officer or the seniormost rank of the Port Fire Service present.

IV. INSTRUCTIONS TO THE MAZDOORS, POSTED TO PATROL THE OIL PIPELINES:

In the case of a leak and/or fire in the oil pipelines, the Mazdoors patrolling the pipelines shall take action as follows:—

- 1. The Mazdoor who notices the leak/fire, shall rush either to the Pumphouse near No. 1 Gate or to the Oil Companies' bunk on the North Groyne (whichever of the two places is nearer or more readily reached from the location of the leak/fire), and shall notify the occurrence to the Pumphouse driver or the Oil Company's staff present at the North Groyne. On his way to the pumphouse or North Groyne, he shall alert the other Mazdoors, by shouting out the information to them.
- 2. A second Mazdoor, i.e., the one nearest to the location of the leak/fire shall rush to contact any responsible member of the Port Trust Section or Railway staff who may be available nearest to location of the leak/fire, and shall notify him of the occurrence.
- 3. The remaining two Mazdoors shall rush to the location of the leak/fire and shall take such action as they can, to prevent a fire or to keep the fire under control. In the case of a leak, such Mazdoors shall endeavour to cordon off the area, as best as they can and shall warn off locos and other sources of naked light, from the vicinity of the leak.

In the event of a fire, they shall endeavour to keep the fire under check, by using earth and sand or the foamengine stationed near the Pumphouse.

Note.—The supervisory staff of the Engineering Department, who are responsible to post Mazdoors to patrol the oil pipelines shall always ensure that such Mazdoors are thoroughly conversant with what exactly they should do, in the event of a leak/fire.

#### V. INSTRUCTIONS TO THE PORT FIRE SERVICE:

On receiving report of a leak/fire in the pipelines or the Pumphouse, the West Fire Station shall take action as follows:

- 1. Turn out one unit, under the charge of the seniormost rank of the Fire Service then present at the station.
- Notify the Fire Officer and Assistant Safety Officer, and also notify the Harbour Master of the leak/fire.
- 3. Instruct the Hydraulic Powerhouse Driver to start the Fire Service pump and to maintain a working pressure of about 100 lbs. p.s.i., at the pump gauge.

The seniormost rank of the Fire Service turning out for the leak/fire, shall take or cause to be taken such action as may be necessary to prevent a fire in the case of a leak or to extinguish the fire, if a fire has already started.

In the case of a leak, he shall ensure that the precautionary measures, stipulated in the instructions above, are duly observed.

In the case of a fire he shall treat it as a 'Medium Fire', as defined in the Port of Madras Fire Orders (Part XI), and take action as appropriate for a 'Medium Fire'.

If the Police strength available at the scene of occurrence is found inadequate for cordoning off the area or for any other legitimate purpose, he may arrange to dial Telephone No. 93 and requisition assistance of the 'Mobile Police Party'.

N.B.—In cases where oil leaking out of a pipeline is known, beyond all doubt, to be 'Heavy Petroleum' (e.g., Diesel Oil or Furnace Oil), fire prevention measures stipulated in these instructions may not be enforced.

However, all leaks in oil pipelines, whatever be the nature of the petroleum involved, shall be notified to the Port Fire Service, for inspection and action as necessary.

### SCHEDULE

# [See rule 3(f)]

Inflammable liquids—their characteristic properties and precautions necessary in the handling of such liquids.

Note: Inflammable liquids are liquids or mixtures of liquids which give off an inflammable vapour at or below 76°F., open test, e.g., Gasoline, Coaltar Naptha, driers for paints or varnish in liquid form, ethyl alcohol, acetone,

Such liquids generally come under the classification of 'Petroleum'; the handling and transport of such liquids come within the purview of the Petroleum Rules, 1937, and the Madras Port Petroleum Rules.

nflammable liquids (not exhaustive)

1

Hazards generally associated with inflammable liquids

Precautions necessary

Amylalcohol Bisulphide of carbon Collodion Ether Butyric (Ethyl Butyrate)

Ether Formic (Ethyl Formate)
Ether (Sulphuric)
Ethyl Acetate (Acetic Ether)
Fusel Oil Petroleum Ether

Pyroxyline (for photographic and similar purposes) Vinesthene (Di-Vinyl Ether)

Highly inflammable, even a spark may be sufficient to eause ignition.
 Vapour forms explosive mixture with air; ignition of such mixture by a spark or flame may cause a shattering explosion.
 Naked or \*non-safety lights should not be allowed within a radius of at least roo ft. of any place where such liquids are handled/stored.
 The electrical fittings (switches for light and fans, lemp holders, atc.) within the prem see used for storage of such liquids should be of the gasproof safety pattern and the wiring should be run in properly earthed metal conduits.

1123

3. The vapour, which is generally heavier than air, may travel considerable distances (as and when blown by a draught of air) and may then ignite by contact with flame or spark.

4. Vapours of most such liquids are injurious if inhaled for any length of time.

The drums/containers of such liquids should not be dropped, bumped, rolled or roughly handled.

5. Every possible precaution should be taken to prevent leaks in containers/drums of such liquids.

6. Leaks in such drums/containers should be notified to the Fire Service, immediately on being noticed. Ethyl Chloride Absolute Alcohol Acetone
Butyl Alcohol
C.P., Methanol
French Polish
Hydraulic Brake Fluid Industrial Alcohol denatured, as under:— Denatured Mhews Spirit Denatured Mhews Spirit
Denatured Spirit Ordinary
Denatured Spirit Special
Methylated Spirit
Isopropyl Alcohol
Methyl Acetone
Methyl Alcohol
Naphta Mineral
Power Alcohol
Power Alcohol Mixture
Solvent Naptha Solvent Naptha Spirit Varnish

Rectified Spirit (50°F. over-proof and above) As under:

Arrack
Liquor
Mhowa Spirit
Toddy Toluol Wood Naphtha or wood spirit Xylol Insecticides (Fluid) Inflammable Necol household cement Necolustre Paint thinners Paint thinners
Enamels, nitro—cellulose
Lacquers nitro—cellulose
Paints, nitro—cellulose
Polishes, nitro—cellulose
Stains, nitro—cellulose
Varnishes, nitro—cellulose
Cellulose Acetate Dope
Nitro, cellulose Dope
Paint & Varnish Remover
Plastic Wood
Rawplug Durofix Rawplug Durofix
Rubber solution composed of rubber and naphtha

galeinil

Widge lass I the 20th Occurry

Trafficial orre

Note: \*Non-safety light—Hur riere larterns, petremex lights, pareffin sig electric hand torches, etc. lamps, ordinary [No. 13-PG(26)/60.]

# CORRIGENDUM

# PORTS

New Delhi, the 10th June 1963

G.S.R. 1106.—In the notification of the Government of India in the Ministry of Transport and Communications, Department of Transport (Transport Wing) .

No. G.S.R. 545, dated the 22nd March, 1963, published at pages 560-565 in the Gazette of India, Part II, Section 3(i) dated the 30th March, 1963, the following corrections shall be made:—

- 1. For the side heading 'Apparatus use' against para 2 below the heading "1-Letter Test" in Appendix 'G' at page 562, read 'Apparatus used.'
- 2. In the first sentence of para 5 below the heading "1-Letter Test" in Appendix B' at page 563, after the words 'unless the candidate' and before the words 'fails to reach' the words and fullstop "holds a certificate of competency. If the candidate" shall be inserted.

[No. F. 13-PG (35) /62.]

M. V. NILAKANTA, AYYAR, Under Secy.

# (Department of Transport)

# (Roads Wing)

New Delhi, the 5th June 1963

G.S.R. 1107.—In exercise of the powers conferred by the proviso to Article 309 of the Constitution, the President hereby makes the following further amendment in the rules regulating the recruitment to the Central Engineering Service (Roads) of the Ministry of Transport and Communications, Department of Transport (Roads Wing), Class I, published with this Ministry's Notification No. G.S.R. 1558, dated the 20th December 1960.—

#### Amendment

The first proviso under the existing para 5 shall be substituted by the following:-

"Provided that, subject to the issue of a certificate of eligibility in his favour, a subject of Nepal, or a subject of Bhutan, or a Tibetan refugee who came over to India before the 1st January 1962, with the intention of permanently settling in India may also be appointed to any service or post".

[No. A-1(39)/60.]

H. P. SINHA,

Consulting Engineer (Road Development) & Joint Secretary.

# MINISTRY OF HEALTH

# CORRIGENDUM

New Delhi, the 31st May 1963

G.S.R. 1108.—In the Schedule to Technical posts in the Town and Country Planning Organisation, New Delhi (Class III) Recruitment Rules, 1963, published with the notification of the Government of India in the Ministry of Health, No. G.S.R. 731, dated the 16th April, 1963, in the Gazette of India, Part II Section 3(i), dated the 27th April 1963,—

(a) in column 7,

· LI working and

- in the entries against item (i) under Group "A" against the post of "Investigator", for "degree in Honours", read "Honours degree in Mathematics," and
- (b) in column 10, in the entries against the post of "Planning Assistant", for "recommendation" read "recruitment".

34. 1 To 6 1

[No. F. 14-4/63-L.S.G.]

A. N. VARMA, Under Secy.

# MINISTRY OF WORKS, HOUSING AND REHABILITATION (Deptt. of W. & H.)

New Delhi, the 25th May 1963

G.S.R. 1109.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules to amend the Directorate of Estates (Regional Offices—Class III Posts) Recruitment Rules, 1962, works, Housing and Supply, G.S.R. 659, dated the 23rd April, 1962, in Part II, Vaisakha 22, 1884, namely:—

- 1. These rules may be called the Directorate of Estates—Regional Offices Class III Posts (Recruitment) Amendment Rules, 1963.
- 2. In the Schedule appended to the Directorate of Estates (Regional Offices—Class III Posts) Recruitment Rules, 1962, for the existing entries in column 9, against the post "3 Upper Division Clerks including Cashier (Senior grade)", the following shall be substituted, namely:—

"100 per cent by promotion".

[No. 2(15)/EE-61.] S. L. VASUDEVA, Under Secy.

# (Department of W. & H.)

(Central Boilers Board)

New Delhi, the 31st May 1963

- G.S.R. 1110.—In exercise of the powers conferred by section 28 of the Indian Boilers Act, 1923 (5 of 1923), the Central Boilers Board hereby makes the following Regulations further to amend the Indian Boiler Regulations, 1950, the same having been previously published as required by sub-section (1) of section 31 of the said Act, namely:—
- 1. These regulations may be called the Indian Boiler (Eighth Amendment) Regulations, 1963.
- 2. In the Indian Boiler Regulations, 1950, in Regulation 525, in sub-clause (vi) of clause (b), for the words and figures "In no case, however, shall the thickness of a connector bend be less than 13 thirty-seconds of an inch", the following shall be substituted, namely:—
  - "In no case, however, shall the thickness of a connector bend be less than 10.3 mm (13 thirty-seconds of an inch) for 18.75 kg/cm² (12.0 tons/sq. in.) and 22.00 kg/cm² (14.0 tons/sq. in.) grade irons and 9.0 mm (11 thirty seconds of an inch) for 26.00 kg/cm² (16.5 tons/sq. in.) grade iron."

[No. S&PII/BL-9(5)/60.]

- G.S.R. 1111.—In exercise of the powers conferred by section 28 of the Indian Boilers Act, 1923 (5 of 1923), the Central Boilers Board hereby makes the following Regulations further to amend the Indian Boiler Regulations, 1950, the same having been previously published as required by sub-section (1) of section 31 of the said Act, namely:—
- 1. These Regulations may be called the Indian Boiler (Tenth Amendment) Regulations, 1963.

2. In the Indian Boiler Regulations, 1950,-

1126

(i) for Regulation 367, the following shall be substituted, namely:-

"367. Steel Screwed and Socketed Joints and Mountings of Steel.—Steel couplings or sockets may be used on pipes within the limits below:

Nominal bore	Maximur p	m permissible ressure	Maximum permissible temperature	
Market and respective to his property	lbs/sq. in.	Kg/cm <sup>2</sup>	°C	°F
Upte and including 25 mm (1 in.)  Over 25 mm (1") upto and including 38 mm (1\frac{1}{2}")  Over 38 mm (1\frac{1}{2}") upto and including 76 mm (3").	14	75 12·2: 50 10·5 25 8·7	260	500 500 500
3- mm (- 2 ) - Pro minima man 8 / o mm (3 ) .				
Over 76 mm (3") upto and including 102 mm(4")		00 7 20 8·5	260 177	500 350

Where tapered threads are employed and the diameter of the pipe does not exceed 38 mm ( $1\frac{1}{2}$ "), the use of such sockets and mountings may be permitted upto the limits of 31.6 kg/cm<sup>2</sup> (450 lbs/sq. in.)"

- (ii) for Regulation 368, the following shall be substituted, namely:-
- "368. Bronze Screwed and socketed joints and mountings and fittings of bronze:—Mountings and fittings of bronze upto 76 mm (3") diameter may be attached directly to steel pipes by screwing when the pressures and temperatures do not exceed 8.5 kg/cm² (120/lbs/sq. in.) and 225° (435°F) respectively; where tapered threads are employed, such joints may be used for pressures not exceeding 17.6 kg/cm² (250 lbs/sq. in.). Bronze fittings above 76 mm (3") diameter shall be of flanged construction".

[No. BL-9/2/62-S&PII.]

- G.S.R. 1112.—In exercise of the powers conferred by section 28 of the Indian Boilers Act, 1923 (5 of 1923), the Central Boilers Board hereby makes the following Regulations further to amend the Indian Boiler Regulations, 1950, the same having been previously published as required by sub-section (1) of section 31 of the said Act, namely:—
- 1. These Regulations may be called the Indian Boiler (Fourth Amendment) Regulations, 1963.
- 2. In the Indian Boiler Regulations, 1950,—in Regulation 107, for clauses (a), (b), (c) and (d), the following shall be substituted, namely:—
  - "The requirements of welded shells shall be covered by the provisions made in the Regulations in Chapter V or Chapter XII, as the case may be."

[No. S&PII/BL-9(10)/61.]

- G.S.R. 1113.—In exercise of the powers conferred by section 28 of the Indian Boilers Act, 1923 (5 of 1923), the Central Boilers Board hereby makes the following Regulations further to amend the Indian Boiler Regulations, 1950, the same having been previously published as required by sub-section (1) of section 31 of the said Act, namely:—
- 1. These Regulations may be called the Indian Boiler (Sixth Amendment) Regulations, 1963.

2. In the Indian Boiler Regulations, 1950, for clause (e) of Regulation 152, the following shall be substituted, namely:—

"(e) Where tubes are strength welded direct to the tube plates, the tecknique followed shall be approved by the Inspecting authority and
22 mm thickness, the requirement of stress relieving by heat treatsatisfies the requirements of the maximum hardness and also the
welding procedure adopted and the weld sequence selected shall also
sion is applicable to only shop welding of tubes at the Manufacturers'
Works."

[No. BL-9(10)/62-S&PII.]

- G.S.R. 1114.—In exercise of the powers conferred by section 28 of the Indian Boilers Act, 1923 (5 of 1923), the Central Boilers Board hereby makes the following Regulations further to amend the Indian Boiler Regulations, 1950, the same having been previously published as required by sub-section (1) of section 31 of the said Act, namely:—
- 1. These Regulations may be called the Indian Boiler (Ninth Amendment)
- 2. In the Indian Boiler Regulations, 1950, in Form No. XIII, for the brackets and words "(COMPETENT AUTHORITY)", the following brackets and words shall be substituted, namely:—

"(Representative of Competent Authority)".

[No. BL-9(55)/62-S&PII.]

- G.S.R. 1115.—In exercise of the powers conferred by section 28 of the Indian Boilers Act, 1923 (5 of 1923), the Central Boilers Board hereby makes the following further amendments in the Indian Boiler Regulations, 1950, the same having been previously published as required by sub-section (1) of section 31.
- 1. These Regulations may be called the Indian Boiler (Fifth Amendment)
- 2. In the Indian Boiler Regulations, 1950, in the list of "Well-known Steel-Makers" in Appendix 'G', the following shall be added at the end, namely:—

"FABBRICA ITALIANA TUBI Via Lanzone, 4-MILANO, ITALY".

[No. S&PII/BL-8(4)/61.]

- G.S.R. 1116.—In exercise of the powers conferred by Section 28 of the Indian Soilers Act, 1923 (5 of 1923), the Central Boilers Board hereby makes the following Regulations further to amend the Indian Boiler Regulations, 1950, the ame having been previously published as required by sub-section (1) of section 31 of the said Act, namely:—
  - 1. These Regulations may be called the Indian Boiler (Seventh Amendment) Regulations, 1963.
  - In the Indian Boiler Regulations, 1950, in Regulation 623, the words, figures and abbreviations "where the gauge pressure exceeds 1/kg/cm.2" shall be added at the end. exceeds

[No. BL-5(7)/62-S&PII.]

# New Delhi, the 15th June 1963

- G.S.R. 1117.—In exercise of the powers conferred by section 28 of the Indian Boilers Act, 1923 (5 of 1923), the Central Boilers Board hereby makes the following Regulations further to amend the Indian Boiler Regulations, 1950, the same having been previously published as required by sub-section (1) of section 31 of the said Act, namely:—
- 1. These Regulations may be called the Indian Boiler (Eleventh Amendment) egulations, 1963.

- 2. In the Indian Boiler Regulations, 1950, in Regulation 611, in clause (a),
  - (1) for the words "No heat treatment shall be carried out after completion of the welding", the words "The test specimen shall be similarly treated as required for the actual production weld" shall be substituted;
  - (2) after the words and figures "as per Regulations 261 and 262", the following shall be added at the end, namely:—
    - "In the case of alloy steel specimen, the angle of the bend is to be decided by the competent authority, provided that the angle shall, in no case, be less than 120 degrees".

[No. S&PII/BL-9(28)/62.]K. B. SAXENA, Secy.,

Central Boilers Board

#### MINISTRY OF MINES AND FUEL

New Delhi, the 7th June 1963

- G.S.R. 1118.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules to amend the Geological Survey of India (Recruitment to class IV posts) Rules, 1959, namely:—
  - 1. These rules may be called the Geological Survey of India (Recruitment to class IV posts) (Amendment) Rules, 1963.
  - 2. In the Geological Survey of India (Recruitment to class IV posts)
    Rules, 1959, in the schedule in column 9, against each of the posts
    of Section Cutter, Selection Grade Daftry, Daftry, Jamedar, Technical bearer, Khalasi, Press Mazdoor, Cleaner, Sweeper and Mali,
    the words "one year" shall be inserted.

[No. 30/8/63-MVI.]

A. M. KULSHRESTHA, Under Secy.

# New Delhi, the 7th June 1963

G.S.R. 1119.—In exercise of the powers conferred by the proviso to article 30 of the Constitution and in supersession of the notification of the Government of India in the Ministry of Steel, Mines and Fuel (Department of Mines and Fuel No. G.S.R. 623 dated the 12th July, 1958 the President hereby makes the following rules regulating the methods of recruitment to Class III and Class IV posts in the Head Quarters and Regional Offices of the Coal Controller, namely:

- 1. Short title.—These rules may be called the Coal Controller's Organisation (Class III and Class IV posts) Recruitment Rules, 1963.
- 2. Application.—These rules shall apply to the posts specified in column 1 of the Schedule annexed hereto.
- 3. Classification, scale of pay and nature of the post.—The classification of the posts, the scale of pay attached thereto and the nature of the posts shall be a specified in columns 2 to 4 of the said Schedule.
- 4. Age limits, Qualifications etc.—The method of recruitment to the posts, age limit and qualifications and other matters relating thereto shall be as specified in columns 5 to 11 of the Schedule aforesaid:

Provided that the upper age limit specified in column 5 of the said schedule may be relaxed in the case of candidates belonging to the schedule castes or scheduled tribes and other special categories of persons accordance with general orders issued by the Government of India from time to time;

Provided further that in respect of posts required to be filled by promotion, if no suitable candidates are available for being promoted, the posts may be filled by transfer from other Departments or by direct recruitment.

- 5. Power to relax.—Where the Central Government is of the opinion that it is necessary or expedient to do so, it may, by order, for reasons to be recorded in writing, relax any of the provisions of these rules with respect to any class or category of persons.
- 6. Disqualification.—(a) No person who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to service; and
- (b) no woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to service:

Provided that the Central Government may if satisfied that there are special rounds for so ordering, exempt any person from the operation of the rule.

	<b>第</b> 人名马克里				S.
			36.4		, S <sub>CHI</sub>
Name of post	Classification	Scale of pay	Selection post or non- selection	Age limit for direct recruits	Educational and other qualifications required for direct recruits.
	igni .		Post	* * * * * *	•
	-287	14 4			
1	2	3	4	5	6
	5. 大学教			HEAD	QUARTERS OFFICE OF
Head Clerk .	Non-gazetted Class III (Ministerial).	Rs. 210—10— 290—15— 320—EB—15 380.	post.		
				•	e e e e e e e e e e e e e e e e e e e
		Great Contract		· * *	
10	e de la companya de				
Upper Division Clerk.	Non-gazetted Class III (Ministerial)	Rs.130—5— 160—8—200— EB—8—256— EB—9—280— 10—300,	Non- Selection post.		
Lower Division Clerk. (Selection grade)		175-6-205-			
Lower Division Clerk (Ordi- nary grade).	Non-gazetted Class III (Ministerial)	131-4-155-		18—21 years.	Matriculation or equivalent qualifications Speed in typewriting 30 w.p.m. Physically handicapped person
					are exempted a accordance with the M/o. Home Affair O/M. No. 15/8/61 Estt.(D), dt. 23-12-61
Private Secretary to Coal Controller.	Non-gazetted Class III (Ministerial)	Rs. 210—10— 290—15—320— EB—15—42	- Post.	40 .A.	•
: Stenographer .	Non-gazetted Class III (Ministerial)	160-8-200-		18—25 years.	Matriculation or equivalent qualifications Minimum speed is shorthand 100 work per minute and type writing 40 work per minute.

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with the manual	•		
Whether age and probatic if any qualifications prescribed for the direct recruits will	of Methods of rectt. on, whether by direct y rectt. or by promotio or transfer & percen- tage of the vacancies to be filled by various methods.	promotion transfer, in grades from which promotion to be made.	Remarks
apply in the case of promotees.		5	
7 . 8	9	10	11
HE COAL CONTI	ROLLER		
No 2 years	By promotion.	U.D.Cs. and Steno- graphers with three years service in the grade.	Vacancies in the grade of Head Clerk shall be reserved for U.D.Cs. and Stenographers in the ratio of 4:1 i.e. Stenographers will be considered for promotion for every 5th vacancy If no one is found suitable this vacancy will also be filled from amongstthe Upper Division
No 2 years	By promotion—67% by seniority sub- ject to the rejection of the unfit, 33% by limited compe- titive examination limited to L.D.Cs.	Lower Division Clerks with three years service in the grade.	Clerks.
No] 2 years	By promotion.	Lower Division Clerks with three years service in the grade.	
2 years	By direct recruit- ment.		
No 2 years	By promotion,	Stenographers with three years service in the grade.	
· 2 years•	By direct recruit- ment.		

	2	3	4	5	6
Draughtsman,	Non-gazetted Class III (Non- Ministerial) Technical.	Rs. 15c—5— 175—6—205 EB—7—240.	_	21—25 years.	Diplema or certificat in Draughtsmanship.
Telephone Operator.	Non-gazetted Class III (Non- Ministerial)	Rs. 110—3— 131—4—155- EB—4—175—	-	18—21 years.	Matriculation with experience in P.B.X.
Staff Car Driver	Non-gazetted Class III (Non- Ministerial)	5—180. Rs. 110—3— 131—4—139.	*	18—25 years	Fass in Middle School Standard desirable but not essential. Should possess recent motor driving licence.
Comptometer Operator	Non-gazetted Class III (Non- Ministerial) Technical.	Rs. 110—3— 131—4—155- EB—4—175— 5—180 play of Rs. 15/- p.m.		18—25 years	Matriculation with ex- perience in operating the Comptometer machine.
Senior Gestetner Operator,	Non-gazetted Class III (Ministerial).	Rs. 110—3— 131.	Non- Selection post,		
Junior Gestetner Operator,	Non-gazetted Class IV.	Rs. 80—1—85— 2—95— 3— 110.	- Non- Selection post.	. 4	
Daftry/Jamadar	Non-gazetted R Class IV	s. 75—1—85— 1 EB—2—95.	Non-Selec Post.	tion	
	Non-gazetted Class IV.	Rs. 70—1—80— EB—1—85. —	(1-14) Marie	18—25 years.	Middle School Standard Certificate,
rash/Night guard/Sweeper/ Watchman.	Non-gazetted Class IV.	Rs. 70—1—80— EB—1—85.		18—25 years.	Nil
	1 97.3	• 100		REC	GIONAL OFFICES OF
(	Non-gazetted Class III Ministerial).	Rs. 350—20— 450—25—475.	Selection post.		
C	lass III 2	Rs. 210—10—15 90—15—320— B—15—380.			
		Rs. 210—10— S 90—15—320—			36

7	8	9	10	11	
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192	2 years.	By direct recruit- ment.	•		4
No		Pu promotion	Innia Carre		
No	2 years.	By promotion.	Junior Gestetner op- erator with three years service in the grade.		
No	6 morths	By promotion.	Daftries with three		and the second
		Dy Promotion.	years service in the grade subject to	1	
			proficiency in handling the Ges- tetner machine.		objects
No	6 months.	By promotion.	Peons with three	15.75K	
			years service in the grade.		
	6 months.	By direct recruit- ment.	· · · · · · · · · · · · · · · · · · ·	••	
	6 months.	By direct recruit-			• 2000
		ment.		***	n (Propries
COA	L CONTR	OLLER			
	2 years.	By promotion.	Head Clerks and Chief Clerks with	***	
		4	three years service in the grade.	λ	
•	2 years.	By promotion.	U.D. Clerks of all the outlying offices	••	
		and the second	with three years service in the grade.		
	2 years.	By promotion.	U.D. Clerks of all the outlying offices with three years		
			service in the grade.		

<b>1</b> ,,,	2	3	4.	5	6
Upper Division Clerk.	Non-gazetted Class III (Ministerial)	Rs. 130—5— 160—8—200— 8—EB—256— EB—8—280— 10—300.		kalii K	
				Carlotte Corner	
		D.**	Non-	I said at	a good with the
Clerk (Selec- tion Grade).	Non-gazetted Class III Ministerial.	Rs. 150—5— 175—6—205 —EB—7—240.	selection post.	7.9	Park Bases and
	1000		18/2075	fasath //	H American Company
Lower Division Clerk (Ordi- nary Grade.)]	Non-gazetted Class III (Ministerial)	Rs. 110—3— 131—4—155 —EB—4—175 —5—180.	••	18-21 years.	<ol> <li>Matriculation or equivalent qualifica- tion.</li> <li>Speed in typewriting</li> </ol>
	A Contraction of			eten.	30 words p.m. physically handicapped persons exempted in accordance with the M/o Home Affairs O.M. No. 15/8/61-Estt. (B), dt. 23-12-1961.
Loading Inspector.	Non-gazetted Class III (Non- Ministerial) Technical.	Rs. 205—7— 240.		24-28 years.	Matriculation and Sardarship Certificate.
Town look	Non-gazetted	Rs. 75—1—85	Non-	24-28	
Jamadar/ Daftry.	Class IV.	—EB—2—95.	selection post.	years.	
Peon .	Non-gazetted Class IV.	Rs. 70—1—80 —EB—1—85.	50	18-25 years.	Middle School Standard Certificate.
Chowkidar/ Sweeper/ Waterman/	Non-gazetted Class IV.	Rs. 70—1—80 —EB—1—85.	i dan.	18-25 years.	Nil
Sampling Khalasi/ Sampling				dest.	waters a
Coolie/ Sampling Mazdoor/ Night Guard.		•		9	TOP TO THE CONTROL

By promotion 67% by seniority subject to the rejection of unfit 33% by limited competitive examination except in the office of D.A.C.C., Assam. 2 years.

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2 years. By promotion.

ower Division Clerks with three Lower years service in the grade.

By direct recruit-2 years. ment.

By direct recruitment.

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Peon with three years service in the grade.

6 months. By direct recruitment.

6 months. By direct recruit-ment.

[No. C4-40(15)/60]

G.S.R. 1020.—In exercise of the powers conferred by the proviso to article 309 of the Constitution and in supersession of the notification of the Government of India in the Ministry of Steel, Mines and Fuel (Department of Mines and Fuel) No. G.S.R. 623 dated the 12th July, 1958 the President hereby makes the following rules regulating the methods of recruitment to Class II posts in the Head Quarters, Office of the Coal Controller, namely:

- 1. Short title.—These rules may be called the Coal Controller's Organisation (Class II Posts), Recruitment Rules, 1963.
- 2. Application.—These rules shall apply to the posts specified in column 1 of the Schedule annexed hereto.

- 3. Classification, scale of pay and nature of the post.—The classification of the posts, the scale of pay attached thereto and the nature of the posts shall be as specified in columns 3 to 5 of the said Schedule.
- 4 Age limits, Qualifications etc.—The method of recruitment to the posts, age limit and qualifications and other matters relating thereto shall be as specified in columns 6 to 13 of the schedule aforesaid:
  - Provided that the upper age limit specified in column 6 of the said schedule may be relaxed in the case of candidates belonging to the scheduled castes or scheduled tribes and other special categories of persons in accordance with general orders issued by the Government of India from time to time;
  - Provided further that in respect of posts required to be filled by promotion, if no suitable candidates are available for being promoted, the posts may be filled by transfer from other Departments or by direct recruitment.
- 5. Power to relax.—Where the Central Government is of the opinion that it is necessary or expedient to do so, it may, by order, for reasons to be recorded in writing, relax any of the provisions of these rules with respect to any class or category of persons.
- 6. Disqualification.—(a) No person who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the lifetime of such spouse, shall be eligible for appointment to service; and
- (b) no woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to service:

Provided that the Central Government may if satisfied that there are special grounds for so ordering, exempt any person from the operation of the rule.

SCHE-Name of the No. of Classification Scale of pay Age limit Whether Educational post and other qualifications selection postor for direct nonrequired for direct selection. recruits post recruits 2 3 4 5 6 7 Rs. Accounts Officer G.C.S. Class II 590—30— —EB— -800 N.A. N.A. -30-Ministerial 830-35-900 1

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Method of rectt.
whether by direct rectt. or by
promotion or
transfer & percentage of the
vacancies to be
filled by various
methods In case of rectt.
by promotion/
transfer, grades
from which
promotion to
be made Whether Period Circumstances in which U.P.S.C. is to be consul-ted in making rectt. If a DPC age and educational qualifications prescribed for the direct of probation if any exists what is • its composition recruits
will apply
in the
case of
promotees 8 10 ıİ 12 13 By deputation from among suitable officers belonging to any of the Organized Accounts Services, e.g. S.A.S. of Auditor General's Office, Defence Accounts Department, etc. (Period of deputation—3 years). N.A. N.A. . N.A. As required under the rules.

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I	2	3	4	5	6	7
uperintendent	14	G.C.S. Class II Non-gazetted Ministerial.	350—20—450 —25—575·	Selection	N.A.	N.A.
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8	9	20 100	10	11	12	13
N.A	2 years.	50%	promotion Deputation	Promotion (i) Head Clerk in the Headquarters Office of the Coal Controller. (ii) Private Secretary to Coal Controller. With 3 years' service in the grade. Deputation Suitable Officers of the C.S.S.		As required under the rules.
Algo sala		no chu			S. KRIS	C4-40(15)/60] HNASWAMY, der Secy.

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# MINISTRY OF ECONOMIC AND DEFENCE CO-ORDINATION

# (Department of Supply)

New Delhi, the 7th June, 1963.

- G.S.R. 1021.—In exercise of the powers conferred by the proviso to article 309, of the Constitution, the President hereby makes the following rules to amend the Directorate General of Supplies and Disposals (Technical Assistant) Recruitment Rules, 1961, published with the notification of the Government of India in the Ministry of Works, Housing and Supply No. G.S.R. 1112 dated the 25th August, 1961, pamely:—
- 1. These rules may be called the Directorate General of Supplies and Disposals (Technical Assistant) Recruitment (Amendment) Rules, 1963.
- 2. In the Directorate General of Supplies and Disposals (Technical Assistant) Recruitment Rules, 1961, after rule 5, the following rule shall be added at the
  - "6. Power to relax.—Where the Central Government is of opinion that it is necessary or expedient so to do, it may, by order, for reasons to be recorded in writing, relax any of the provisions of these rules with respect to any class or category of persons."

- G.S.R. 1022.—In exercise of the powers conferred by the proviso to article 309 of the Constitution and in supersession of the marginally noted letters of Ministry of Works, Housing and Supply, the President hereby makes the owing rules, namely:-
- 1. Short title.—These rules may be called the Directorate General of Supplies and Disposals (Regional Offices—Class III Posts) Recruitment Rules, 1963.

da general	Letter number	Dated	
Superintendent .	EIII-10 (19)/52-EIV EIII-10 (19)/52-ESII EIII-10 (19)/52-ESII	. 18-6-1956 24-4-1957 . 14-11-1957	2. Application.—These rules shall apply for recruitment to the posts specified in column I of the Schedule annexed hereto.
Accountant . Stenographer .	EIII-10(19)/52-EIV EIII-10(19)/52-EIV EIII-10(19)/52-ESII EIII-10(19)/52-ESII	. 18-6-1956 . 18-6-1956 . 13-11-1957 . 14-11-1957	3. Classification of the posts and scale of pay.—The classi- fication of the posts and scales of pay attached thereto shall be as specified in columns 2 and 3 of the said schedule.
Lower Division Clerk.  Dock Inspector .  Senior Dock Sircar	EIII-10(19)/52-EIV EIII-10(19)/52-ESIJ EIII-10(20)/52-EIV ESII-49(9)/58 49(12)/61-ESII EIII-10(20)/52-EIV EIV-49(3)/56 ESII-49(4)/61 49(4)/61-ESII	. 18-6-1956 . 14-11-1957 . 19-7-1958 . 7-7-1958 . 31-10-1961 . 19-7-1955 . 5-12-1956 . 17-6-1961 . 23-11-1961	4. Nature of the posts, method of recruitment, age limit, etc.—The nature of the posts, the method of recruitment, age limit, educational qualifications and other matters relating thereto shall be as specified in columns 4 to 9 of the aforesaid Schedule:
Junior Dock Sircar	EIII-10(20)/52-EIV EIV-49(3)/56 ESII-42(92)/58	. 19-7-1955 . 5-12-1956 . 9-5-1958	Provided that the upper age limit specified in column 6 of the said Schedule for direct rec-
Storekeeper . Asstt. Storekeeper	EIII-10(20)/52-EIV • Do.	. 19-7-1955 • . Do.	ruits may be relaxed in the case of candidates belonging to the Scheduled Castes, the Scheduled Tribes or displaced persons and other special categories of persons.

Letter Number		Date	
upervisor . EIII-10(20)/52-EIV		19-7-55	5. Probation.—All candidate
echnical Assistant ESII-49(3)/59	ar i oggan - O- osolen	15-4-1959	appointed shall be on probation for a period of two years.
echnical Assistant EIV-49(11)/56 (Gr. II)	alle segon	22-1-1957	6. Disqualification -(a) No
rane Driver . EIII-10(20)/52-EIV	•	19-7-1955	wife living or who having a spouse living, marries in any case in which such marries in any
EIII-10(20)/52-EIV EIV-10(4)/55	•	19-7-1955 6-12-1955	place during the lifetime of
and contribute of the particle of the second			(b) No woman whose marriage
aff Car Driver . EIII-10(20)/52-EIV		19-7-1955	is void by reason of the husband having a wife living at the time of such marriage or who has
mptist . EIV-49(11)/56	•	22-1-1957	wife living at the time of such
nior Field EIV-10(7)/55 Officer (Jute)	1.0	6-6-1956	marriage shall be eligible for the post:
nior Field Officer EIV-10(7)/55 (Litigation)		22-11-1956	Provided that the Central Govern- ment may, if satisfied that there
of artists of product			are special grounds for so order- ing, exempt any person from the operation of this rule.

<sup>7.</sup> Power to relax.—Where the Central Government is of opinion that it is necessary or expedient so to do, it may, by order, for reasons to be recorded in writing, relax any of the provisions of these rules with respect to any class or category of persons.

Recruitment Rui	les for Class I	III (Ministerial)	Posts in the	Dtes. of S&D., Calcutta, Bombay,
	Classifica- tion whe- ther gazet- ted or non- gazetted and whether ministerial or non- ministerial		Whether selection or non-selec- tion posts (for promo- tion posts only)	Method of recruitment, whether by direct recruitment or by promotion or by transfer and percentage of the vacancies to be filled by various methods
Ţ	2	3	4	15
1. Superinten- dent.	Non-Gazet- ted Class III Minis- terial.	Cal. Bom. and Madras. Rs. 350—20— 450—25—475		By promotion, failing which by transfer.
Seminary of the Control of the Contr	And the second			
2. Accountant	Do.	Rs. 250—10— 290—15—320	Do.	By promotion, failing which by transfer, failing which by direc recruitment.
and the same		CART 2		
3. Stenographer	Dò.	Rs. 130—5— 160—8—200 EB—8—256 —EB—8— 280—10— 300.	Does not arise.	By direct recruitment.
		on the second of		
Do.	VI	Do.		De.
4. L.D. Clerk .	Do.	Rs. 110—3— 131—4—155 —EB—4— 175—5—180.	Do.	By direct recruitment.
		1/5—5—100.		in a real or realizable of
	•			appeters the

Madras and Dte. of Supplies (Textiles), Bombay under the Dte. General of S&D.

For direct recruitment only Educational and other qualifications required Age limit

Whether age and education-al qualification prescrib-ed for direct recruitment will ap-ply in ply in case of promo-tion/transfer.

In case of recruitment by promotion/transfer grades from which promotions/ transfer to be made

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es not

Does not arise.

Does not

1. Promotion
U. D. C. and Accountant with
10 years' Govt. Service.
2. Transfer.
Persons working in similar or
equivalent grades from othe:
Central Govt. offices.

years.

A graduate with 5 years' accounts No. experience or a Matriculate possessing a certificate in Book-keeping/Accountancy from Govt. or an Institution recognised by Govt. and years' Accounts experience.

Promotion.

U. D. Clerk (including those receiving charge allowance) with 3 years' service in the grade.

Transfer:—Persons working in similar or equivalent grades from other Central Govt. Offices.

1. Matriculation er equivalent

qualifications.

2. Speed in Short-hand should not be less than 100 w.p.m. and in type-writing not less than 40 words per minute.

Pequivalent Qualifications of the policy of the polic

Note: The post of Stenographer is normally to be filled by direct recruitment through the Employment Exchange. However, if the alternative will be to advertise the posts and departmental candidates vis Stenotypists/LDCs, who are otherwise eligible, can then compete with outsiders. Stenotypists/LDCs selected in this manner will be treated as direct recruits on their appointment as.

fatriculation or equivalent qualifications with a typing speed of 30 w.p.m. The typing qualification will be relaxable in case of physically handicapped persons who are otherwise qualified to hold the post in accordance with the Min. of Home Affairs O.M. No. 15/8/61-Estt.(D) dt. 23-12-1961. Matriculation equivalent Does not

Does not arise.

Recruitment Rules for Class I.	II (Non-Ministerial) Posts	in the Directorate of Supplies and
		Bombay under the Directorate

Name of post

Classification Scale of pay whether gaz-ettedor non-gazetted and whether ministerial or non-ministerial

Whether selection or non-selection posts (or promotion posts only)

Methodof recruitment, whether by direct recruitment or by promotion or by transfer and percentage of the vacancies to be filled by various methods.

3 4

I. Dock Inspect- Non-gazetted tor. Class III Madras. Post.
Non-Minist- erial. Rs. 210-10-290-15-320.

Solver Later A. Loss

50% by direct recruitment

290-15-320 Bombay Rs. 325-15-475.

50% by promotion failing which (a) or (b) by transfer.

2. Senior Dock Sircar. Sircar.

Do. Rs. 130-5-160- Non-selection 8-200-EB-8-256-EB-8-280-10-300

Do. Inoffices where the post of Jr.
Dock Sircar does not exist, recruitment shall be 100% by
direct recruitment.

1

Whether In case of recruitment by promo-tion/transfer grades from which promotion/transfer to be made. For direct recruitment only age and educational Educational & other qualifications required. qualifica-tions prescribed for direct re-cruitment will apply in case of promotion/ transfer 9 6 No

3-26 yrs. Matriculation or equivalent qualifications with at least 5 years' experience as a Dock Sircar in a firm of Clearing or Steamer Agents or in a Government office concerned with shipping work.

EC. 3(i)]

Sircar with 3 years' Sr. Dock service in the grade.

Note.- If suitable Sr. Dock Sir-If suitable Sr. Dock Sircars are not available U.D.Cs. with 3 years experience of shipping work and 10 years total service (including service in the grade of L.D.C.) will be considered for appointment to the grade of Dock Inspector.

Transfer:
Persons working in similar or equivalent grade from the other Central Government Offices.

fications with at leat 3 years experience as a Dock/Jetty/Customs Sircar or a similar post in a private firm or a Government office concerned with Shipping work.

No

Promotion:

Jr. Dock Sircar with 3 years' service in the grade.

Note.—(1) In case suitable Jr. Dock Sircars are not available for promotion to the grade of Sr. Dock Sircar, L.D.Cs who have gained suffi-cient knowledge and experience of Dock and Customs work for more than 3 years in the Shipp-ing Section of the office concerned will be consi-dered for appointment to the grade of Sr. Dock Sircar.

(2) L.D.Cs. with requisite age, qualifications and experience could also compete with outsiders against vacancies required to be filled by direct recruitment. recruitment.

Transfer:
Persons working in a similar or
equivalent grade from other Central Government Offices.

[PART II-

\* 1 3 7

3

2

ro. Staff Non-gazetted Class III, non-minis-terial

Rs. 110—3— 131—4—139.

By direct recruitment. Preference will be given to regularly appointed Class IV employees of the D.G.S. & D. Where no suitable person from among them is available, recruitment will be made through the Employment Exchange. The quota allotted to Scheduled Castes and Scheduled Tribes will be strictly given to them and if the quota cannot be filled by recruitment from among the Class IV staff in the Directorate members of the Scheduled Castes and Scheduled Tribes will be recruited from the Employment Exchange to make up their quota.

5

11. Comptist .

131—4—155 EB—4—175 —5—180— plus Spl. pay of Rs. 10.

Do.

Do.

Do.

By direct recruitment.

12. Carpenter .

Rs. 85—2—95— 3—110—EB— 3—128

Do.

13. J.F.O. (Litigation)

Rs. 325—1— 475—EB— 20—575. Selection

By promotion, failing which by direct recruitment, failing which by transfer.

14. J.F.O. (Jute).

Do.

Do. Do.

Do.

-25 years A qualifying recent licence for driving Cars and heavy vehicles. Should also have at least 5 years experience.

Desirable

Does not arise. Desirable "Middle School Standard Pass".

Years.

qualifications with a certificate of competency from M/s. Felt & Tarrent Ltd., Bombay or from any other recognised School or College.

Do.

18—25 Years.

A good knowledge of measurements with 3 years' experience in carpentry.

Do.

Do.

years.

A Law graduate with sufficient experience in field work, in a Govt. office or a well established commercial concern connected with discovery of assets of defaulting debtors and evaluation of the assets so discovered.

Age—No Educa-tional -No. qualifi-cations-Yes.

Promotion:
U.D. Clerks (with Charge allowance) or U. D. Clerks who are permanent in the grade of U.D. Clerk.

A graduate fairly acquainted with the processes of law and with sufficient experience of field work in a Govt. office or a well established Commercial con-cern connected with discovery of assets of defaulting debtors and evaluation of the assets so discovered. discovered.

Transfer: Persons working in similar or equivalent grade from other Central Govt. Offices.

years.

Graduate with good experience in field work in connection with progressing of contracts and obtaining movement priorities on Rails etc. in a Govt. Deptt. or in a big mercantile Firm.

Do.

Promotion:
U.D. Clerks (with charge Allowance) or U.D. Clerks who are permanent in the grade of U.D. Clerk.

Transfer: Persons working in simi-lar or equivalent grades from other Central Govt. Offices.

# New Delhi, the 10th June 1963

- G.S.R. 1023.—In pursuance of rule 11 of the Indian Inspection Service (Class I) Rules, 1961, the Central Government, after consultation with the Union Public Service Commission, hereby makes the following rules to amend the Indian Inspection Service (Class I—Recruitment by a Competitive Examination) Rules, 1963, namely:—
- 1. Short title.—These rules may be called the Indian Inspection Service (Class I—Recruitment by a Competitive Examination) Second Admendment Rules, 1963.
- 2. In the Indian Inspection Service (Class I—Recruitment by a Competitive Examination) Rules, 1963, in rule 4(i), for the first proviso, the following proviso shall be substituted, namely:—

"Provided that subject to the issue of a certificate of eligibility in his favour, a subject of Nepal, or a subject of Bhutan, or a Tibetan refugee who came over to India before the 1st January, 1962 with the intention of permanently settling in India, may also compete at the examination:".

[No. 49(9)/61-E.S.II.]

R. RAJAGOPALAN, Under Secy.

# MINISTRY OF LABOUR & EMPLOYMENT

New Delhi, the 4th June 1963

G.S.R. 1024.—The following regulations, which have been made by the Board of Trustees of the Coal Mines Provident Fund in pursuance of sub-paragraph (2) of paragraph 24 of the Coal Mines Provident Fund Scheme, published with the notification of the Government of India in the late Ministry of Labour No. PF. 15 (5)/48, dated the 11th December 1948 and with the approval of the Central Government further to amend the Coal Mines Provident Fund Staff Regulations, 1957, published under S.R.O. No. 512, dated the 6th February, 1957, are published for general information, namely:—

- (1) These Regulations may be called the Coal Mines Provident Fund Staff (First Amendment) Regulations, 1963.
- (2) For paragraph 27 of the Coal Mines Provident Fund Staff Regulations, 1957, the following paragraph shall be substituted, namely:—
  - "27. Leave—(1) Authorities competent to sanction leave shall be as under:—

Type of leave	Category of Officer	Competent sanctioning authority
Any leave other than casual leave to which paragraph 26 applies and special disability leave	All Officers and staff of the Coal Mines Provident Fund except the Coal Mines Provident Fund Commis- sioner	Coal Mines Provident Fund Commissioner,
Do.	Coal Mines Provident Fund Commissioner.	Central Government.
Special disability leave.	All Officers and staff of the Coal Mines Provident Fund	Central Government

(2) The Board or the Coal Mines Provident Fund Commissioner may authorise any Assistant Commissioner or other officer of the Coal Mines Provident Fund of equivalent status to sanction in the case of Class III and Class IV staff of the Coal Mines Provident Fund, such leave as the Commissioner himself, is competent to sanction. Exercise of the power by the officer so authorised by the Board or the Commissioner, as the case may be, shall be subject to such conditions and limits as the Board or the Coal Mines Provident Fund Commissioner may prescribe in this regard."

[No. 2(331)/63-PF-L] SHAH AZIZ AHMAD, Dy. Secy.

# The Gazette



# of **Endia**

# , PUBLISHED BY AUTHORITY

No. 25] NEW DELHI, SATURDAY, JUNE 22, 1963/ASADHA 1, 1885

# NOTICE

The undermention Gazettes of India Extraordinary was published upto the 2nd June

Issue No.		No. and Date	Issued by	Subject
97	G.S.R. 9 1963.	953, dated 2nd June,	Ministry of Finance	The Central Sales Tax (Pondi- cherry) Rules, 1963.
	G.S.R. 1963.	954, dated 2nd June,	Do.	Appointing 3rd June, 1963 on which provisions of the Central Sales Tax Act, 1956, shall come into force in Pondicherry.
	G.S.R. 1963.	955, dated 2nd June	. Do.	Appointing 3rd July, 1963 on which every dealer in Pondicherry shall be liable to ray tax under the Central Sales Tax Act, 1956 on all sales of inter-state trade or Commerce.
To the	G.S.R. 9	os6, dated 2nd June,	Do.	Extending the Central Sales Tax (Registration and Turnover) Rules, 1957 to Pondicherry subject to certain modifications given therein.
	G.S.R. 1963.	957, dated 2nd June,	Do.	Specification of Persons and authorities in Pondicherry to whom they shall apply for registration etc.
	G.S.R. 9	958, dated 2nd June,	, Do.	Specifying that in relation to Pondicherry, the officer duly authorised by the Central Government or the Pondicherry Administration to effect purchases of goods on its behalf etc.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

# PART II—Section 3—Sub-section (i)

General Statutory Rules (including orders, bye-laws etc. of a general character) issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

# MINISTRY OF LAW

#### (Department of Legal Affairs)

New Delhi, the 14th June 1963

G.S.R. 1026.—(Government Pleaders/Amendment).—In exercise of the powers conferred by clause (a) of rule 8B of Order XXVII of the First Schedule to the Code of Civil Procedure, 1908 (5 of 1908), the Central Government hereby makes the following further amendments in the notification of the Government of India in the Ministry of Law, No. G.S.R. 1412, dated the 25th November, 1960,

In the schedule to the said notification:-

- (a) in clause (b) of item 11, in the entries in the second column.-
  - (i) For "Shri Jindra Lal",

"Shri Shiv Narain Shankar" shall be substituted;

- (ii) For "Shri Shiv Narain Shankar"
  "Shri Prakash Narain" shall be substituted."
- (b) for the entries against item 15, the following entries shall be substituted, namely:—

"15. Delhi:

- (a) Circuit Bench of the Punjab High Court, Delhi.
  - (i) Shri Shiv Narain Shankar, Central Government Counsel.
  - (ii) Shri Prakash Narain, Additional Central Government Counsel.
- (b) Other Courts
  - (i) Shri Jwala Pershad Chopra, Standing Government Counsel.
  - (ii) Shri Radha Krishna Mehra, Addit onal Standing Government Counsel.
  - (iii) Shri Prahlad Dayal, Deputy Standing Government Counsel."

[No. F. 15(2)/63-J.]

R. R. DESAI, Jt. Secy.

### MINISTRY OF HOME AFFAIRS

New Delhi, the 10th June 1963

- G.S.R. 1027.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules to amend the Assistant Directors and Deputy Assistant Directors (Class II Gazetted) (Central Emergency Relief Training Institute) Recruitment Rules, 1962, namely:—
  - These rules may be called the Assistant Directors and Deputy Assistant Directors (Class II Gazetted) (Central Emergency Relief Training Institute) Recruitment (Amendment) Rules, 1963.
  - 2. In the Schedule to the Assistant Directors and Deputy Assistant Directors (Class II Gazetted) (Central Emergency Relief Training Institute)

Recruitment Rules, 1962 for the entries in column 8 against Serial No. 2 the following entries shall be substituted, namely:—

#### "Essentials:

- 1. Degree in medicine of a recognised University.
- 2. About three years experience in a Government hospital or dispensary

Qualifications relaxable at Commissions discretion in case of candidates otherwise well-qualified.

# Desirable:

- 1. Qualified as Instructor in First Aid and Nursing or in Casualty Service from a recognised Institute.
- 2. Adequate experience as Staff Officer (Casualty Service), or officer in charge, First Aid Post or of organising medical relief during floods, earthquakes or other such natural calamities, or of work in a relief

[No. 62/6/63-ER-I.]

C. L. GOYAL, Under Secy.

#### ' ORDER

# New Delhi, the 13th June 1963

G.S.R. 1028.—Whereas in the opinion of the Central Government the issue dated the 22nd April, 1963 of the Urdu newspaper entitled "Roznama Anjam", edited, printed and published by Mohammed Umar Faruqi and printed at Manzur Aam Press, Peshawar, West Pakistan, contains prejudicial reports as defined in clause (7) of rule 35 of the Defence of India Rules, 1962;

Now, therefore, in exercise of the powers conferred by rule 45 of the Defence of India Rules, 1962, the Central Government hereby—

- (a) prohibits the further sale or distribution of the said issue or any extract therefrom or of any translation thereof, and declares the said issue and every copy or translation thereof or extract therefrom, to be forfeited to Government; and
- (b) directs every person possessing any copy of the said issue to deliver the same to the local police authorities.

[No. 59/70/63-Poll(II).]

B. S. RAGHAVAN, Dy. Secy.

# MINISTRY OF COMMERCE & INDUSTRY

New Delhi, the 15th June 1963

G.S.R. 1029.—In exercise of the powers conferred by section 13 of the Central Silk Board Act, 1948 (61 of 1948), the Central Government hereby makes the following rules further to amend the Central Silk Board Rules, 1955, namely:—

1. These rules may be called the Central Silk Board (Amendment) Rules, 1963.

2. In sub-rule 2 of rule 28 of the Central Silk Board Rules 1955, in clause (b). for the words "The Standing Committee of the Board, may," the words "The Board may," shall be substituted.

[No. F. 22/4/62-HS-2.]

R. KALYANASUNDARAM, Under Secy.